EXHIBIT G

Deposition of Daniel Bryan Kelley

	Case 200000 Indulation of the Trianstricty	Docun
		Page 142
1	Hose piped twice.	
2.	Q. They came in and sprayed	the
3	hose?	
4	A. Yes, ma'am. They washed	the
5	cell out twice the whole time I was in	V. 11-17-18
6	there. And that was because the fetus	was
7	stacked up so around that little hole.	
8	Q. Were you using the restro	om in
9	your cell, then?	
10	A. Yes, ma'am. I had to. I	had
11	to use candy paper to wipe with, becaus	e
12	Ricky Owens took my toilet paper away i	rom
13	me.	
14	Q. Why did he take your toil	.ec
15	paper from you?	
16	A. Because I was wrapping it	
17	around my feet. It was so cold in the	·e,
18	and my blanket wouldn't cover my feet a	nd my
19	neck and my face, too. I'd pull it up	so
20	far, and my feet and legs was freezing,	so I
21	took the toilet paper and wrapped it as	ound
22	my feet to stay warm?	100
23	Q. Did you have socks?	

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	Page 140
1	A. Nothing after all the beatings
2	and stuff like that I had. The food, that
3	one time, we had bugs in the oatmeal, and I
4	had told him that. And he laughed about it
5	and said, eat shit if you want it. If you
6	don't, just leave it laying there and you
7	just won't eat.
8	Q. Where were you when complained
9	about bugs being in the oatmeal?
10	A. In the hole. Every inmate in
11	there seen bugs in the food. And it wasn't
1.2	the bugs that was in the cell with me in the
13	hole, because I had roaches in there. There
14	would be two or three roaches running around
15	where the urine and the fetus and all was,
16	but this was bugs in the oat I mean, in
17	the grits.
18	Q. In the grits?
19	A. Yes, ma'am.
20	Q. How many times did you have
21	bugs in the grits?
5.5	A. Just that once. But the
23	roaches was in the cell with me.

	Page 141
ì	Q. Did you ever complain to
2	anybody about roaches being in your cell?
3	A. Yes, ma'am. Nany a times.
4	Q. Who'd you complain to?
5	A. Ricky, Terry, Wendy, Al,
6	Mr. Lipscomb, Mr. Harris; that's the other
7	guy I was telling you that would take me out
8	for a shower every now and then.
9	Q. What did they tell you?
10	A. Well, as I recall, none of the
11	rest of them would say anything about it
12	except laugh. That's all they ever done was
13	laugh at me. Al told me to eat the shit and
14	do without.
15	Q. What about the bugs being in
16	your cell with you?
17	A. They never would do nothing
18	about it.
19	Q. During the time you were at
20	the jail, did you ever see anybody come and
51	spray for bugs?
22	A. No, ma'am. They never come in
23	my block in the hole and spayed anything.

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	Court Reporting * Legal Videography * Trial Services
	Page 139
1	A. About seeing Al hit me.
2	Q. That one incident, that one
3	time?
4	A. Yes, ma'am.
5	Q. Where was Mr. Barton when you
6	saw him earlier today?
7	A. Standing right there in the
8	hall.
9	Q. Did he tell you why he was up
10	here?
11	A. No, ma'am. He had come to pay
12	taxes, or something or another.
13	Q. All right. And when
14	Mr. Barton was present, y'all were in
15	general population; correct?
16	A. Yes, ma'am.
17	Q. Do you recall anybody else
18	that would have been present?
19	A. Like I told you a while ago,
20	there was the inmates that I could tell by
21	face, not by names.
22	Q. Any other problems you had
2.3	with Mr. Bradley, that you can recall?

	Case 2. 10 10 th 10 10 10 10 10 10 10 10 10 10 10 10 10
,	Page 146 A. I'd ask them to flush it on
1	and the contract of
2	and databasy and dominations only notice and
3	sometimes they wouldn't.
4	Q. What was the most time you
5	went before it was removed from the cell?
6	A. There was a couple of times
7	that I can remember it went three or four
8	days.
9	Q. Okay. How many times a day
10	would you ask to be taken out to use the
11	restroom?
12	A. I can't tell you exactly how
13	many times, but it was all day long.
14	Q. You would ask all day long to
15	go to the restroom?
16	A. Yes, ma'am. To go to the
37	restroom, or get a cup of water, or anything
18	like that. They would never do it.
19	Q. Would they tell you that it
20	was going to that you would have to wait,
21	or they weren't going to do it at all?
22	A. Sometimes they just would tell
23	me to shut my Al would tell me to shut my

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	Page 144
1	you were not allowed to take from general
2	population to the holding cell?
3	A. You couldn't carry nothing in
4	there, not to start off with. They gave me
5	my pencil and paper later on. I think they
6	gave it to me, or I bought some more off the
7	store. Sometimes, I could catch the store
8	with the rest of them, and sometimes Al
9	Bradley or Wendy wouldn't. Or Al Bradley
10	wouldn't even let me catch the store.
11	Q. While were you in the holding
12	cell, can you tell me all of the officers
13	who had been working up front, that you can
14	recall?
15	A. Ricky Owens, Terry Wilson,
16	Wendy, Al Bradley. Brad Oaks was a police
17	officer. Mike Rudd. He's the one that hurt
18	my back, throwed me into the car at the
19	hospital. And Chris Vincent, Steve Ray.
20	And every now and I would see
21	Mr. Harris, or Ms. Kay or Mr. Lipscomb. But
22	I think they worked in the tower more than
23	anything. If they ever could come to the

	Page 145
ì	front, they would sneak me to the restroom
2	or let me use the phone without Al or Ricky
3	or any of them seeing me, because they said
4	they'd get in trouble.
5	Q. And who would do that for you?
6	A. Mr. Lipscomb and Mr. Harris.
7	Q. How often were you allowed to
a	use the phone?
9	A. Whenever one of them would let
1.0	me use the restroom.
1.1	Q. Were you taken out at least
1.2	one time a day to use the restroom?
13	A. No, ma'am.
14	Q. Were there days when you
15	weren't taken out to use the restroom at
16	al1?
17	A. Yes, ma'am. There was a
18	couple of times that I went three and four
19	days without getting out to use the
20	restroom. I'd have to use that little drain
21	hole, and it had a crate across the top, and
22	it just stacked up in there.
23	Q. Okay.

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Page 143
                  No, ma'am. Not for about the
    first two weeks or two and a half weeks in
    the hole.
           ο.
                  You didn't have any socks?
           ۸.
                  No, ma'am.
                              No socks or
    underwear either one. They wouldn't give
                  What did you have?
                  Just a regular jumper suit.
    That's it. A short-sleeved suit,
                  Did you have a t-shirt to go
           ο.
12
    under it?
1.3
           Α.
                  No, ma'am. They wouldn't give
14
    me none.
15
                  Had you had socks and
    underwear and a T-shirt when you were in the
17
    general population?
18
                  Yes, ma'am. They bounced my
    stuff up when I got sick and went and
    told -- or when I fell and went to the hole,
21
    and they never would bring it in there to
22
23
                  Was there anything else that
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	Case 2.995 Covered the transfer of Document of the Country of the
	Page 150
1	my lifetime. And all of a sudden, that's
2	what they was hitting me with. It was about
3	a bunch of different kind of medications,
4	and I didn't know what half of them was for.
5	But I took them because they made me.
б	Q. Who made you take it?
7	A. Whoever gave it to me.
8	Q. Who would give you your
9	medicine?
10	A. It was different ones.
11	Whoever was on the shift. If it was Terry,
12	I took it. If it was Wendy, I had to take
13	it. If it was Al, I had to take it. Or
14	whoever, whatever jailer that they told to
15	give the medications out.
16	Q. How often did you receive
17	medication when you were at the jail?
18	A. I'm thinking two or three
19	times a day.
20	Q. All right. Bryan, when you
21	went into the jail when you first went in
22	in November, do you know how many different
23	pills you were taking before you went in

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	Court Reporting Legis Florography The Services
	Page 148
l l	I was sick, I had shocking spells all over.
2	Q. You had what?
3	A. Real shocking spells. I was
4	having Dr. James said I was having
5	allergic reaction from some of the medicine
6	that they was giving me. So he told them,
7	it was either medicines or what soap I had,
s	he told Steve Hay to tell Terry Wilson or
9	Ricky Owens to change all my soap out, but
10	they refused to. And so I just dealt with
11	them.
12	Q. How many times were you taken
13	to see Dr. James?
14	A. Twice.
15	Q. Okay. Two times during the
16	whole time were you there?
37	A. Yes, ma'am.
18	Q. And what were those two times
19	for?
20	A. The first time had to do with
21	my foot, and the second time had to do with
22	the shocking spells.
23	Q. Did Dr. James x-ray your foot?

										Page 149
1	A.	Not	a s	I	reca	11.	I	'm	not	
2	positive.									
3	Q.	Did	he	se	nd y	ou	som	ebo	dy -	- to
4	somebody else	5								
5	Α.	Not	a s	I	reme	mbe	r,			
6	specifically.	1	thin	k	I we	nt	to	Wea	ver,	the
7	so-called jai	l do	ctor							
8	Q.	Wha	t. dij	d	уон	see	Dr	. 17	eave	r
9	for?									
10	Λ.	ну г	nedi	ca	tion	s.				
11	Q.	Did	Dr.	M	eave	r a	n d	Dr.	Jam	es,
12	or Dr. James	one,	sta	rt	pre	sct	ibi	ng	your	
13	medicine once	you	got	t	оја	il?				
14	λ.	I wa	as g	et	ting	i t	Ĕĸ	o m		
1.5	somewhere, but	t I d	donf	t.	know	wh	о р	res	crib	ed
16	it.									
17	Q.	Were	у у о	u	give	n ai	nyt:	hin	g	
18	different than	n wha	at y	oα	had	be	en -	o n	when	
19	were you outsi	ide o	of t	h e	jai	1?				
20	Α.	Well	t, s	eе	wha	t tl	hey	ha	d do	ne,
21	they sent a ps	ychi	latr	is	t:	1 :	nea	n,	a	
22	psychologist (o me	et	wi	th m	e, a	and	I	told	bim
23	all of the med	licir	es	I	had	eve	r b	e e n	on	in

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Page 147
    damn mouth; he's tired of listening to the
    shit. And other times, Wendy would tell
    me -- One time that I know of she said, wait
    until the nine o'clock shift comes on
    because there's nobody else up here.
                  I was told many a times, they
    just wouldn't answer. Once they cardboarded
    that window, all I could do was go by voices
    that i could hear. I couldn't see nobody.
10
                  If you needed to talk to
           ο.
11
    somebody, how would you get their attention?
12
           Α.
                  Holler.
13
           Q.
                  Bid you ever kick on the door,
14
    or pound on the door?
15
                  Yes, ma'am. I shot a doctor's
    request every day up on the door.
17
                  What would you ask to go to
           ο.
10
    the doctor for?
19
           λ.
                  Many different things.
20
    urine was bloody for two days where Al had
21
    kicked me in the rectum. I asked to see a
22
    doctor about that. I asked to see about my
23
    cracked ribs.
                   I asked to go to the dentist.
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	CG2C Zdandrehitahulacdali Anfoldskihiki Inkuzahulatah I
1	Page 154 Q. So you don't know one way or
2	the other, then?
3	A. No, ma'am.
4	Q. All right. While you were at
5	Coosa County jail you saw Dr. Weaver, and
6	Or. James, and Or. Little, and then
7	
	Dr. Hilyer?
8	A. While I was where, ma'am?
9	Q. While you were in the jail,
10	those are the doctors that you saw; right?
11	A. James twice, Weaver once, and
12	the psychologist come one time Mr. Nack
13	Hilyer. And I think an EMT come one time
14	when I was in population. I had had a
15	seizure and fell over a mop bucket somewhere
16	back in November. I think that's when it
17	was. It was around that vicinity anyway.
18	Q. Were you taken to the
19	hospital, then?
20	A. I seen an EMT, and I think I
21	was taken to the hospital that time.
55	Q. Do you know where you had been
23	taken, Bryan?

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	1	Page 152 A. I can't recall it was three
	2	
	3	times a day or twice a day. I'm not for
		sure. But I know it was quite a few,
	4	because Al would just bring me one in there.
	5	Whenever I went to hollering too much, he'd
	6	just give me one of those Seroquels and
	7	said, take this and shut up. And I would
ĺ	в	take it because it made me sleep. And he
	9	knew it; he was just trying to shut me up.
	10	Q. So he would give you a pill
	11	even though it wasn't time for one?
	12	λ. Yes, ma'am.
	13	Q. And you don't know who was
	14	prescribing your meds?
	15	A. No, ma'am.
	16	Q. Who was the psychiatrist or
	17	psychologist that they sent by?
	18	A. Or. Little No. Wait a
	19	minute. It wasn't Dr. Little; it was
	20	doctor I can't remember his name right
-	21	offhand. I've got it wrote down.
***************************************	22	Dr. Hilyer I think's what his name was.
1	23	Matt Hilyer. That's it.
1		

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	Page 153
1	Q. What kind of doctor is he, do
2	you know?
3	A. He's like a psychologist. He
4	comes and gives you a diagnosis of what you
5	need to be on and what well, not what you
6	need to be on, what you had took and what
7	the symptoms are.
8	Q. Okay. Do you know whether the
9	jailers were giving you the medicine
10	according to what the doctor had written?
11	A. I don't know what doctor
12	written them, so I don't know that.
13	Q. Do you have any reason to
14	believe you were getting medicine that was
15	not prescribed for you?
16	A. Yes, ma'am. Because half that
17	stuff I wasn't taking until I got into jail.
18	Q. I know that. But do you have
19	any reason to believe that a doctor did not
20	prescribe that for you while you were in the
21	jail?
\$5	A. I never seen proof of doctors
23	prescribing it.

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1	there?	
3	A. How many I was taking?	
3	Q. Yes. Like when were you at	
6	home by yourself, how many different pills	
5	did you take every day?	
6	A. Oh, Zyprexa, Seroquel, and I	
7	think Phenabarbatol I mean, Klonopin. It	
R	wasn't Phenabarbatol.	
9	Q. So you would take three pills?	
10	A. Yes, ma'am.	
11	Q. How many times a day would you	
15	take them?	
13	A. Just in the morning and at	
14	night.	
15	Q. All right. Those three pills	
16	twice a day?	
17	A. Yes, ma'am.	
18	Q. Okay. And how did that change	
19	once you went into the jail?	
50	A. I don't know what they went	
21	by. I was taking six, eight, some pills.	
22	And I don't	
23	Q. Three times a day?	

1	Page 158
2	A. Yes, ma'am.
3	Q. All right. And was that the
4	same dosage you took while you were at the
5	jail?
6	A. No, ma'am. They cut me down
7	to five on it.
8	Q. What did the pill Did the
9	pill change, the appearance of the pill
10	change?
11	A. No, ma'am. Not as I remember.
12	Just the dosage changed. The two or three
13	times I got the pill, it didn't look right.
14	I asked them what that was, and they
15	wouldn't tell me. They just told me to
16	swallow it and shut up.
17	Q. Who would tell you that,
18	whatever jailer was giving out meds?
19	A. Al Bradley and Wendy. Them
20	are the two that told me that.
51	Q. Did you ever question any of
22	the other jailers?
23	A. No, ma'am.

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1	didn't know what I signed.
2	And I started going back off
3	to sleep, and I asked Brett, I said, what's
4	wrong with me? He said, you're a sick
5	puppy. And he walked out and left me
6	sitting in a chair in there. And that's the
7	last thing I remember until I come back to,
6	like eight or nine days later.
9	Q. Was there a time when you were
10	at the jail that your medication changed;
11	that you remember like one time they were
12	giving you a certain number of pills, and
13	the next day that changed?
14	A. There was two or three, maybe
15	more, I'm not going to say a specific time,
16	how many times, but there was very few times
17	that I got pills that didn't look right.
18	And Al's the one that gave them to me that
19	one time, and Wendy gave them to me one
20	time.
21	And I said, these don't look
22	like the same kind of pills. And they said,
23	take them anyway. They made me take them

	Page 15
ı	and open my mouth to make sure I swallowed
2	them. I don't know what they was, but they
3	didn't look like the same pills I was
4	supposed to be taking.
5	Q. Do you recall what the pills
6	looked like that were different from the
7	ones you had been taking?
8	A. No, ma'am. The Seroquel is
9	long and white. And my Klonopin was round.
10	Phenabarbatol was round. And these was like
11	a octagon shape, both of them was. And I
12	got them two or three times.
13	Q. All right. So the Zyprexa you
14	were taking before you went in; right?
15	A. Yes, ma'am.
16	Q. Okay. Do you recall what the
17	dosage was that you were taking?
18	A. I was taking twenty milligrams
19	when I went in.
20	Q. Okay. And what did that pill
21	look like?
22	A. I can't recall now, ma'am.
2.3	Q. But you know it was twenty

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	Page 155
į.	A. Alex City.
2	Q. While you were at the jail at
3	Coosa County, if you had needed to go to the
4	hospital, would it always have been at Alex
5	City, or the Russell Hospital?
6	A. Yes, ma'am.
7	Q. No other hospitals; right?
8	A. None that I ever seen, None
9	that I ever heard of.
10	Q. How many times do you recall
11	an EMT coming?
12	A. One time.
13	Ω . Just one time?
14	A. Yes, ma'am. Until I was
15	overdosed, and then I went straight to the
16	hospital, and I didn't come back out.
17	Q. Were you taken by ambulance?
18	A. No, ma'am. I recall Brett
19	Oaks driving. The siren going off. Him
20	giving me a sheet of paper and talking to
21	the doctor. He walked over and said, sign
22	this sheet of paper. And it had fifty
23	thousand on it, and I signed it, and I

	Case Zewowowa da www.hhhtrlarsdvtolVI	Docu
1	A. As far as I can recall,	Page 162 yes,
2	ma'am.	
3	Q. And what about Ms. Wilso	n ?
4	MR. STOCKHAM: Before	
5	Ms. Wilson?	
6	MS. MCDONALD: I'm sorry	,
7	Mr. Wilson.	
8	MR. STOCKHAM: Before you	ı do
9	that, can we take about a two-minute b	reak?
10	MS. MCDONALD: Sure.	
11	VIDEOGRAPHER: This marks	the
12	end of tape number two in the deposition	on of
13	Daniel Kelly. Off the Record. The tim	ne is
14	12:54 p.m.	
15	(Recess taken.)	
16	VIDEOGRAPHER: This is th	ıe
17	beginning of tape number three in the	
18	deposition of Daniel Kelly. Back on th	e
19	Record. The time is 1:07 p.m.	
20	Q. (By Ms. McDonald) Bryan,	
31	before I get into your allegations agai	nst
22	Mr. Wilson, let me ask you a question.	When
23	you were put in the hole, were you give	n

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	Page 160
1	me off of them.
2	Q. How often are you seeing a
3	psychiatrist now, Bryan?
4	A. Sometimes once every three
5	weeks to a month I mean, every time once
6	every three weeks to a month.
7	Q. The last hospitalization you
8	had at UAB?
9	A. Yes, ma'am.
10	Q. The psychiatric unit there?
11	A. Uh-huh.
12	Q. Did something happen before
13	that to cause you to need to go to the
14	hospital to be hospitalized?
15	A. No, ma'am. Everything that
16	happened to me in Coosa County I have night
1.7	terrors real bad. I'll wake up reliving
18	what had happened to me. And it puts me up
1.9	on the edge a little bit to where I think I
20	need to be hospitalized, so they can treat
21	me and calm me back down. The beatings I
22	took, I had to relive them at night a lot of
2.3	times.
1	,

	Page 161
1	Q. Who made the decision to put
2	you at UAB?
3	A. I did.
4	Q. So that was your call?
5	A. That was mine and my family's.
6	Because they can tell when I See, I woke
7	up in the middle of the night, and I was in
8	there beating the floor. And they come in
9	there to calm me down and asked me what I
10	was doing. I said, I'm repaying Al Bradley
11	for what he done to me. They told me they
12	think I need to go into the hospital again,
13	and I did.
14	Q. Is there a particular reason
15	it was UAB?
16	A. No, ma'am.
17	Q. Did you talk to the doctors at
18	UAB about what had happened to you?
19	A. Yes, ma'am. I told them
20	everything.
21	Q. Have you told me everything
22	that Mr. Bradley did to you while you were
23	at the jail?

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1	Q. Did Mr. Lipscomb ever give you
2	your medications?
3	A. I think he did a few times.
4	Q. Did you ever question him?
5	A. No, ma'am. It wasn't but two
6	or three times I took them other meds, and
7	that was Wendy and Al that done it.
8	Q. All right. Can you describe
9	the pills you took while you were at the
10	jail?
11	A. No, ma'am. Not now. All I
12	know is, the Seroquel is long and white.
13	Klonopin's round and green. The rest of
14	them I can't remember.
15	Q. Is the Scroquel the medicine
16	that you still take?
17	A. Yes, ma'am.
18	Q. Does it still look the same to
19	you?
20	A. Yes, ma'am,
21	Q. Do you still take Klonopin?
22	A. No, ma'am. I quit taking it
23	about a month ago. The psychiatrist weaned
l	

	Case 2.00 cm throw minimum threst Docum
1	Page 166
2	of my foot when I was at the hospital.
3	But I asked a bunch of times
4	about water. I'd asked them could I have a
5	cup of water, and most of the time they
6	laughed about it. I never would get none,
7	hardly.
8	Q. Did Mr. Wilson ever give you
9	water?
10	A. No, ma'am.
11	Q. So you asked him for water,
12	how many different times?
13	A. Quite a few.
14	Q. And he never gave you any
15	water while you were in there?
16	A. No, ma'am, he didn't.
17	Q. Okay. Did you ever ask him
18	for clippers for toenail clippers?
19	A. Yes, ma'am. Because I
20	remember one incident that I had heard him
21	up front, I think he was over the jail that
22	day or something, and I had asked him for
23	toenail clippers. And he never responded.

MERRILL LEGAL SOLUTIONS Court Reporting * Legal Videography * Trial Services

1	act over the	Page 164
1	got over ther	e ?
2	Α.	Yes, ma'am.
3	Q.	Who did you tell?
4	Λ.	Terry Wilson.
5	Q.	What modical problems did you
6	tell him you	had?
7	λ.	I was bipolar, and I had
8	ulcers and ba	ck problems. I had artificial
9	vertebras in	my back.
10	Q.	Did you tell them any other
11	problems you	were having or had had?
12	Α.	Oh, yes, ma'am. I told him I
13	had scizures	once and every now and then.
14	Q.	Did you tell him about any
15	mental proble	ms you had, or problems with
16	your nerves?	
17	Α.	That's bipolar, ma'am.
18	Q.	Okay. What kind of issues did
19	you have with	Mr. Wilson while you were at
20	the Coosa Cou	nty jail?
21	Α.	One time he had grabbed me by
52	the neck when	I asked him when they was
23	going to stop	Al from doing that. He shoved

	Page 165
1	me into the cell and hurt the lower part of
s	my back.
3	There was many times I had
;	told him, Wendy, Al, Ricky, all of them,
5	that it was real, real cold in there. I
6	mean, it was freezing, and I asked them for
7	a extra blanket from time to time, and they
8	wouldn't give it to me.
9	Q. Okay. Let's go slow. Okay.
10	You told him several different times that
11	you were cold?
1.2	A. Yes, ma'am. It was real cold
13	in there.
14	Q. And what was his response?
15	A. Just deal with it.
16	Q. What other complaints did you
17	make to him?
18	A. Oh, about the toilet paper
19	afterwards. Because I needed it also not
20	just to go to the restroom, but also to blow
21	my nose. I asked him for toenail clippers
22	many a times, and they never would give me
23	nothing like that to cut my toenails.

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Page 163
    toilet paper?
 2
                   For the first week, yes,
    ma'am.
                   For the first week. And when
    you were taken out to go to the restroom,
    did you have to take your toilet paper with
    vou, or did --
           Α.
                  No, ma'am. They had it in
    bathroom there.
10
                   Okay. Who gave you the toilet
11
    paper?
12
                   The first time it was ever
1.3
    gave to me, I think it was Wendy that had
    dave it to me.
           ο.
                   Did she tell you why she was
16
    giving it to you?
17
           Α.
                   To use the restroom.
18
           Q.
                   For inside your cell?
19
                   Yes, ma'am.
20
                   In November when you were
21
    taken to jail -- taken over to the jail from
    the Courthouse, did you tell the officers
    about all of your medical problems when you
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	Case 5.10101400000000000000000000000000000000
	Page 170
ì	the back of the neck and slung me in.
2.	Q. Was the cell door already
3	open, or was it
;	A. Yes, ma'am.
5	Q. Okay. Was that the only time
6	Mr. Wilson ever put his hands on you?
7	A. Yes, ma'am.
8	Q. You said Mike Rudd?
9	A. Yes, ma'am.
10	Q. Who is he?
11	A. He was a deputy. He took me
12	to the hospital. And he had another deputy
13	with him, and the other deputy told me he
14	was going to go out and smoke. He said, go
15	on and smoke. If he tries to leave, I'll
16	shoot him anyway.
17	So when we got out there to
18	the car, I asked Mike, I said, y'all let me
19	have one of them digarettes while we're
20	gone. So he grabbed me by the back of my
51	shirt and just slung me into the car and
22	told me to get in. It hurt the lower part
23	of my back.

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MERRILL LEGAL SOLUTIONS Court Reporting * Legal Videography * Trial Services

1	Page 168 Q. Any other incidents with
2	Mr. Wilson?
3	
	A. No, ma'am. Except that time
4	he grabbed me by the neck and slung me in
5	the cell.
6	Q. Okay. Let's talk about that.
7	Where were you when that happened?
8	A. I was standing in the doorway.
9	Q. Why had the door been opened?
16	A. I had used the telephone or
11	I said, Mr. Wilkes, can you carry me to the
12	telephone or the restroom, and he had to go
13	up to the cube or something. They called
14	him somewhere. So Terry was taking me back.
15	He made me hang the phone up and come on.
16	And when I got to the doorway,
17	I asked him, I said, when are you going to
18	stop Al from doing this? And then he
19	grabbed me by the neck and slung me in the
20	cell and closed the door.
21	Q. Did he say anything to you?
22	A. No, ma'am.
2.3	Q. Did you tell anybody about it?

	Page 169
2	A. No, ma'am. He was the main
2	one there. Who else was I to tell but
3	Ricky, and he never would listen to me. I
٠	was always scared to just keep complaining,
5	because they'd just beat me worser.
6	Q. Who would beat you?
7	A. Al Bradley.
8	Q. Did anybody else beat you?
9	A. Mike Rudd slung me into a car
10	one time. And Terry Wilson grabbed me by
11	the neck and slung me in the cell one time.
12	That was the onliest time that they put
13	their hands on me.
14	Q. When Mr. Wilson grabbed you by
15	the neck, were you refusing to go into the
16	cell?
17	A. No, ma'am. I was asking him
18	when he was going to stop Al from beating
19	me.
20	Q. All right. And he grabbed you
21	by the neck. What part of the neck?
2.2	A. The back of my neck. I was
23	facing the cell door, and he grabbed me by

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r	Court Reporting *Legal Videography * Trial Services
1	Page 167
2	Q. How many times did you ask him for them?
3	
	A. For toenail clippers?
١	Q. Uh-huh.
5	A. I asked every one of them
6	quite a few times each.
7	Q. Okay. I'm just talking about
8	Mr. Wilson right now, though.
9	A. Oh, Mr. Wilson. I asked him
10	quite a few times, yes, ma'am, for toenail
1.1	clippers, toilet paper, take me to the
12	restroom, a cup of water, or anything like
13	that.
14	Q. Did he ever take you to the
15	restroom?
16	A. Not as I remember, ma'am.
17	Q. All right. And you told me
18	
19	earlier he never took you for a shower; is
50	that right?
	A. No, ma'am.
21	Q. Did you ever ask him to take
22	you for a shower?
23	A. Yes, ma'am. A few times.

_ (Sase 2:0分中的外面上海为他中心中间中心中心中心中心中心中心中心中心中心中心中心中心中心中心中心中心中心中	r
	Page 174	ş
3	you recognized?	
2	A. Oh, yes, ma'am. There was	
3	Wendy that was always up there, and Terry	
4	nine times out of ten was there.	
5	Q. All right. And the second	
6	conversation you had with him?	
7	A. I asked him when he was going	
8	to get me out of the hole, let me out of the	
9	hole.	
10	Q. And what did he say to you?	
11	A. He said, you're going to stay	
12	in this damn hole as long as you're in my	
13	jail.	
24	Q. Is that all the conversation?	
15	A. I don't remember if it was	-
16	that incident or the one before, I had asked	
17	him to stop Al from beating me, and he	
18	laughed about it. No, I ~- His exact words	
19	was, I asked him when this treatment is	
20	going to stop.	
21	Q. What did he say?	
22	A. Laughed at me and walked off.	
23	Q. Did you tell him anything	1

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·····	ovare reporting Legal Hatography Thai overtices
	Page 172
1	when he taped the window up, I could hear
2	him every now and then, but very seldom.
3	Q. So you actually had
4	conversations with him twice while you were
5	in the hole?
6	A. Uh-huh.
7	Q. Any other time?
8	A. No, ma'am.
9	Q. All right.
10	A. Not as I recall.
11	Q. You recall having just two
12	conversations with him during the whole
13	entire time you were incarcerated?
14	A. As far as I recall, yes,
15	ma'am.
16	Q. And what were those
17	conversations about?
18	A. One time I asked him why he
19	was keeping me in the hole. And another
20	time, I had asked him when he was going to
21	let me out of the hole.
22	Q. When you had the conversation
23	with him about keeping you in the hole, did

	Page 173
1	he come to your cell?
2	A. No, ma'am. I could hear I
3	mean, I seen him outside the door. He was
4	standing next to the desk up there.
5	Q. And did you holler at him?
6	A. Yes, ma'am.
7	Q. Did he come over to your door?
8	A. No, ma'am. He stood right
9	there. He could hear him.
10	Q. What did he say back to you?
11	A. He said, I was staying in
12	there for my his own protection to keep
13	me he was laughing, to keep me from
14	accidently falling.
15	Q. Okay. Did he cuss at you
16	during that time?
17	A. Not that incident he didn't.
18	Q. Who else was outside?
19	A. I don't know, ma'am. I didn't
20	see nobody but Ricky standing there. You
21	couldn't see the whole desk from where I was
22	at.
23	Q. Could you hear any voices that

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		ting * Legal Videography * Trial Services
		Page 171
1	Q.	Was that the only time you had
2	anything to d	o with Mr. Rudd?
3	Α.	Yes, ma'am. As I recall.
4	Q.	Anybody else ever touch you in
5	a way that wa	s harmful while you were at the
6	jail?	
7	Α.	A1.
8	Q.	Al and Terry Wilson and Mike
9	Rudd?	
10	Α.	Yes, ma'am.
l1	٥.	Were they the only three?
12	λ.	Yes, ma'am. As I recall.
3.3	Q.	What about Ricky Owens? Did
14	he ever lay h.	is hands on you?
15	Α.	No, ma'am.
16	Q.	How often would Sheriff Owens
17	be in the jai:	1 ?
16	Α.	Not often.
19	Q .	How many times would you say
20	you saw him wh	nile you were in the fail?
57	λ.	About two times when I was in
22	the hole, and	one time I spoke to him. That
23	was when I had	I visual contact with him. But

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			Page 178
1	Α.	Yes, ma'am.	
2	Q.	Were you taking medicat	ion for
3	your back reg	ularly before you went i	in?
4	Α.	Yes, ma'am.	
5	Q.	When they would bring y	/ou
6	breakfast, wo	uld you eat it?	
7	Α.	Most of the time, yes,	ma'am.
8	Q.	Would they bring you so	mething
9	to drink with	breakfast, too?	
10	Α.	A cup of water.	
11	Q.	Would you drink it?	
12	Α.	Yes, ma'am.	
13	Q.	Would you get anything	in
14	between your l	oreakfast and lunch?	
15	Α.	No, ma'am.	
16	Q.	And when they brought y	ou
17	lunch, did you	eat your lunch?	
18	Α.	Yes, ma'am.	
19	Q.	Did you drink whatever	they
20	brought you wi	ith your meal?	
21	λ.	A cup of water is all I	ever
22	got.		
23	Q .	How big was the cup of	water?

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	Court Reporting Legal videography That Services
	Page 176
1	Q. How do you know that?
2	A. Because he would have been the
3	first one that got his hands on it.
4	Q. Did you give it to anybody
5	else?
6	A. I don't know, to tell you the
7	truth, because I'd fill it out and shoot it
8	up on the door. But nine times out of ten,
9	it was Al that was working up there.
10	Q. What would you fill out?
11	A. A doctor's report to see a
12	doctor.
13	Q. Were you taken to the doctor
14	when you asked to go?
15	A. No, ma'am.
16	Q. Okay. What did you ask to go
17	to the doctor for that you weren't taken
1.9	for?
19	A. Sides hurting where he kicked
20	me in the ribs. It took a few days for them
21	to ever carry me to the dentist. Shocking
22	spells, seizures, my legs was freezing. The
23	doctor in Alex City said I had hypothermia
1	

	Page 177
1	in both legs. But I was freezing real bad,
2	my legs had numbness to them.
3	After they had done so much to
4	me, my back ached and burt all the time. I
5	was completely dehydrated when I weat, so I
6	was getting real weak before I got to the
7	hospital, so I'd ask for water. Different
8	things like that.
9	I mean, it was a bunch of
10	different things that was happening to me.
1,1	I was having shocking spells, weak spells.
12	My urine was almost jet black. It was
13	staining the concrete around where the hole
14	was. I told them about that. I told them
15	about bleeding when Al kicked me in my
16	midsection twice. I never went to the
17	doctor for none of that.
18	Q. Okay. It's your testimony
19	that you told them about every one of these
20	things?
57	A. Yes, ma'am.
22	Q. Did you have back pain before
23	you went into the Coosa County jail?

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Page 175
    specific about what you meant by the
    treatment?
           Α.
                   Stop Al.
                   Did you say that?
           ο.
           Α.
                   Yes, ma'am.
                   What specifically did you say
           ο.
    to him?
                   To stop Al from beating me.
    He laughed and went on around the desk to
    the other way where I couldn't see where
11
    they was at.
                  I hollered a couple of times
    for a react -- a response, and he never
13
    would answer.
14
           ο.
                  And those are the only two
15
    conversations you had with Sheriff Owens?
1.6
           Α.
                   Yes, ma'am. As I recall.
17
                   Okay. I think you told me
18
    earlier, you never filled out any paperwork
19
    telling Sheriff Owens this?
20
           Α,
                  I didn't know that I could.
    And when Al was on, most of the time they
22
    wouldn't have gave me one anyway, if I'd
23
    known anything about it.
```

	Case 2. Company For Operation In Provided Docum
1	Page 182 A. Whenever one of them two would
2	carry me to the restroom. And if Ricky, Al,
3	Terry, or Wendy wasn't watching right then
-4	or wasn't straight up front, they would take
5	me and let me use the restroom. And then
6	they would sit there behind the desk a few
7	more minutes to let me dial home real quick.
8	Q. Were they the only ones that
9	would let you use the telephone?
10	A. Yes, ma'am. As far as I
11	remember.
1.2	Q. Did Wendy Roberson ever let
13	you use the phone?
14	A. Not as I remember. Because
15	she only carried me to the restroom two or
16	three times, and well, not even that
17	many. Maybe a couple of times. And she
19	wouldn't allow me to use the phone when I
20	was at the restroom. She'd stand outside the door until I was done, and she put me
21	right back in the hole.
22	Q. What about Mr. Wilson?
23	λ. No, ma'am.

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,	
1	Page 180
	Q. Could you get a drink?
2	A. No, ma'am. Because it was in
3	a can.
4	Q. You couldn't have a can?
5	A. No, ma'am.
6	Q. Did they ever tell you why?
7	A. They said they was afraid I'd
8	make a weapon out of it.
9	Q. Did you ever buy candy bars at
10	the store?
11	A. Yes, ma'am. That's what I
1.2	used for toilet paper.
13	Q. When you got bought
14	something from the store, would it be
15	written down what you got? Or how'd you pay
16	for it?
17	A. They'd give me a store list,
18	and I'd fill it out and then turn it in.
19	And sometimes it would come that evening,
20	and sometimes it would be the next morning.
21	Q. How would they keep up with
55	what was taken out of your account?
23	A. They had books, I guess. I
1	

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	Page 181
1	don't know.
5	Q. Do you know whether it was
3	logged every time you got something from the
4	store?
5	A. No, ma'am. I don't know.
6	Q. You didn't have to sign
7	anything?
8	A. No, ma'am. I just filled out
9	a sheet that had my name on it.
10	Q. How often would you say you
11	got water outside of your meal times?
12	A. Very seldom.
13	Q. Once a day?
14	A. Maybe once or twice a week.
15	That was all according to if Mr. Harris and
16	Mr. Lipscomb was working. None of the rest
17	of them ever gave me any.
18	Q. Mr. Harris and Mr. Lipscomb
19	would be the only two that would give you
20	extra to drink?
51	A. Yes, ma'am.
22	Q. How often were you allowed to
2.3	use the telephone?

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	Page 179
1	A. Just a little Styrofoam cup.
2	Q. Did you get anything between
3	breakfast I mean, between lunch and
1	dinner?
5	A. No, ma'am.
6	Q. Okay. And when they would
7	bring you your dinner, would you eat it?
8	A. Yes, ma'am.
9	Q. Did you drink whatever they
1.0	brought you?
1.1	A. Yes, ma'am.
12	Q. Would it be water as well?
13	A. Water, yes, ma'am. That's all
14	I was ever allowed to have was water.
1.9	Q. Now, you said something
16	earlier about a store. Did you the store
17	come around?
18	A. Sometimes they would let me
19	catch it, and sometimes they wouldn't.
20	Q. What were you allowed to buy
21	at the store?
22	A. Candy bars, pencil, paper,
23	stamps, and envelopes.

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	Page 186
î	clothes. And that's it. And I remember a
2	siren going off, and all of a sudden I was
3	sitting in the emergency room.
4	Q. So they took you to the
5	hospital?
6	A. Yes, ma'am.
7	Q. And you were admitted to the
8	hospital?
9	A. They dumped me out and got me
10	to sign something, and then they walked out.
11	And then the next thing I know I woke up,
12	and I was in the hospital a few days later.
13	Q. Do you have any idea what
14	transpired to get them to be able to leave
15	you at the hospital?
16	A. They said it was my bond I
17	signed.
1.8	Q. All right. Do you know
19	whether somebody called over and talked to
20	the Judge or to your attorney?
21	A. No, ma'am.
22	Q. Or how all that worked?
23	A. No, ma'am.

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	Page 184
1	Q. Did you ever go to the
2	district attorney and inquire as to whether
3	you could?
4	A. No, ma'am.
5	Q. At some point, you were taken
6	to Russell Hospital?
7	A. Uh-huh.
8	Q. Can you tell me what happened
9	to cause you to be taken over there to the
16	hospital?
11	A. The doctor told me I had
1.2	hepatitis due to a overdose of liver and
13	kidney failure. The jail had overdosed me.
14	Q. Prior to your incarceration,
15	did you ever have any liver problems?
16	Α. Νο, ma'am.
17	Q. None whatsoever?
18	A. No, ma'am.
19	Q. What caused you to get them to
20	take you over to Russell Hospital?
21	A. I went into a brain-dead coma.
22	Q. At the jail?
23	A. Yes, ma'am. A couple days

	Page 185
i	before that, a jailer named Aaron Green said
2	I was turning real golden. He said he had
3	said something to them, but they didn't pay
4	no attention to him.
5	Q. Mr. Green told you this?
6	A. Yes, ma'am,
7	Q. When did he tell you this?
8	A. Back some time ago when all
9	the questioning was going on.
10	Q. Okay. When was the last time
11	you saw Mr. Green?
12	A. Oh, it's been a good long
13	while.
14	Q. So you went into a coma in
15	your cell?
16	A. Yes, ma'am.
17	Q. And somebody came in and fond
18	you that way?
19	A. Yes, ma'am. I think they said
20	Aaron Green come found me. I mean, this is
21	just what was said. I don't know. But they
22	said they had called Terry, and I remember
23	seeing Terry looking at me in civilian

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,	Court Reporting * Legal Videography * Trial Services
	Page 183
1	Q. And what about Mr. Bradley?
2	A. Of course not. No, ma'am. I
3	ต⊖อก
4	Q. Did Sheriff Owens ever take
5	you to
6	A. No, ma'am.
7	Q. Okay. I think you told me
8	earlier, you only saw him at the jail a
9	couple of times?
10	A. Yes, ma'am. As far as just
31	face to face. I heard his voice a few times
12	before. I'd seen him only a couple times.
1.3	Q. When you got out of jail, did
14	you ever press any charges against any of
15	the officers who had hit you?
16	A. No, ma'am. They told me
17	The way I understood, you couldn't. So I
18	just went to Mr. Stockham.
19	Q. Who told you that you
20	couldn't?
21	A. That's just the way I
22	understand about people. I didn't know if
23	you could or couldn't.
į.	

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	Page 190
1	A. I don't recall if I did or
2	not. But I'm pretty positive I did, because
3	I told everybody.
4	Q. What do you mean you told
5	everybody?
ε	A. Every doctor and psychiatrist
7	I'd had.
8	Q. Okay. How long were you at
9	Brookwood Hospital?
10	A. Just two or three days, as I
!1	recall.
12	Q. When you were released, where
13	did you go?
14	A. Back to Dr. Law. Back to the
15	hospital in Alex City.
16	Q. They put you back in the
17	hospital at Alex City?
18	A. Yes, ma'am. I went back to
19	just let Dr. Law check my enzymes on my
20	liver, and they was about normal and my I
21	don't remember exactly. But the enzymes was
55	real, real high still. And he said I
23	couldn't make it, and he wanted to put me

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	Page 188
1	Q. Who was your doctor while you
2	were there, do you know?
3	A. Dr. Law and Dr. Holcomb.
4	Dr. Law was my primary physician.
5	Dr. Holcomb was my liver and kidney doctor.
6	Q. Had you ever seen Dr. Holcomb
7	before?
9	A. No, ma'am.
9	Q. What about Dr. Law?
10	A. No, ma'am.
11	Q. Did you talk to them about
12	what had happened to you while you were at
13	the Coosa County jail?
14	A. Yes, ma [†] am.
15	Q. You told both of these
16	doctors?
17	A. I told Dr. Law. I don't
18	know recall if I told Holcomb or not,
19	because I never seen him just for a little
20	while. But Dr. Law come in there and
21	steadily checked on me.
22	Q. After you got out of the
23	hospital, where did you go, Bryan?

		- Page 189
ı	Α.	I went on to Brookwood
2	Hospital to a	nother specialist.
3	Q.	Were you admitted to
-1	Brookwood?	
5	Α.	Yes, ma'am.
6	Q.	Okay. Was this the hospital
7	part, or were	you put back in the
8	psychiatric -	<u>.</u>
9	Α.	The hospital.
10	Q .	What were you being treated
11	for at Brookwo	ood?
12	Α.	My liver.
13	Q.	Do you recall who your
14	physician was	there?
15	А.	Dr. Doug Dickerson.
16	Q.	Dickerson?
1,7	Α.	Yes, ma'am.
19	Ο.	Is this the first time you had
19	seen him?	
20	Α.	No, ma'am. He had been my
21	gastrologist f	for quite a few years.
22	Q.	Did you tell him what had
23	happened to yo	ou at the jail?

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Page 187
                  Have you ever been told you
    got a furlough for medical problems?
                  No, ma'am. My lawyer tried to
           Α.
    get me a furlough because I was getting so
    sick, and they turned it down.
                  How long were you at the
           0.
    hospital?
                  I'm going to say around two,
    two and a half weeks. Somewhere in that
10
    vicinity. I'm not positive.
1;
           Q.
                  And they told you you had a
12
    drug overdose?
13
                  Yes, ma'am.
                               They said I had a
14
    medical chemical overdose, which shut my
    liver and kidneys down. And I had
    hypothermia in both legs, two fractured
17
    ribs.
18
           Q.
                  Anything else they told you
19
    while you were there?
20
                  Not as I recall. I remember I
21
    had to learn how to really talk again.
    Because I know what I wanted to say, but it
    wouldn't come out.
```

(JOSE Z. Color Reported Lega Characteristics Ferridad DOCUI
	Page 194
i	but I don't remember what her name was.
2	Q. Can you describe her for me?
3	A. Short, dark hair. About my
4	height. In her fifties.
5	Q. How tall are you, Bryan?
6	A. Six foot.
7	Q. And what did you tell her?
R	A. I just told her the treatment
9	they had gave me, and the reason that I was
10	having night terrors real bad, and the
11	reason I was still a nervous wreck, and the
12	reason I was scared of a badge.
13	Q. Did you have night terrors
14	while you were at Clay County?
15	
15	A. Yes, ma'am.
16	Q. How often?
17	A. Sometimes every night.
18	Q. What happens when you have a
19	night terror?
20	A. I'll go back in time to what
21	had happened to me, and I'll live through it
22	all over again. I'll wake up and my hair
23	will be soaking wet, face be soaking wet,

MERRILL LEGAL SOLUTIONS orting * Legal Videography * Trial Services

	Court Reporting * Logal Videography * Frial Services	
	Page 192	
1	with a court order?	
5	A. I don't know.	
3	Q. Do you know whether a doctor	
4	can override a judge?	
5	A. No, ma'am, ĭ don't know. I	
6	just know the prescription that the doctor	
7	had wrote out for me.	
В	Q. You never saw anything from a	
9	judge saying it was time for you to go back?	
10	A. No, ma'am.	
11	Q. After you were taken to	
12	Russell for the liver problems and all, did	
1.3	you ever go in any kind of rehab program	
14	between the time you went to Russell and the	
15	time you went back to Coosa County?	
1.6	A. Not as I recall.	
17	Q. Okay. And then you went back	
18	to Coosa County for the second time?	
19	A. Yes, ma'am.	
20		
21	•	
	long were you in this time?	
55	A. Just a really short time. And	
23	then they transferred me on to Clay County.	

	<u> </u>
	Page 193
1	Q. And during this second period,
2	you were in the general population?
3	A. Yes, ma'am.
4	Q. I think you told me earlier,
5	you just had the one problem with
6	Mr. Bradley this time?
7	A. Yes, ma'am. That was it.
8	Q. Did you have any problems with
9	Mr. Wilson or Ms. Roberson the second time
10	you were there?
11	A. No, ma'am.
12	Q. Any other jailers you had any
13	problems with?
14	A. No, ma'am.
15	Q. Did you have any conversations
16	with Sheriff Owens at this time?
17	A. No, ma'am.
18	Q. When you were transferred over
19	to Clay County, did you discuss with anybody
20	over there what happened to you at Coosa
21	County?
22	A. There was a lady there that
23	was a jailer, me and her talked quite a bit,

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	Page 191	
1	back in.	
5	Q. So you went back in to	
3	Russell?	
4	A. Yes, ma'am.	
5	Q. For how many more days?	
6	A. About four or five or six	
7	days. Somewhere in that vicinity.	
8	Q. Okay. And when you were	
9	released where'd you go?	
10	A. House arrest.	
11	Q. Back home with your mom and	
12	dad?	
13	A. Yes, ma'am.	
14	Q. How long were you on house	
15	arrest?	
16	A. The doctor had wrote out that	
17	I couldn't be put back in for ninety days	
18	due to a liver diet. And I stayed there	
19	like five days, and they come on back and	
20	locked me up anyway.	
21	Q. Who came to get you?	
22	A. Coosa County.	
23	Q. Do you know whether that was	

	DOCUM
,	Page 198 Q. You said you're scared of
2	
	people with badges or officers and you're
3	scared at night, you have the night terrors.
4	Anything else?
5	A. No, ma'am. Not as I remember.
6	The night terrors are worse.
7	Q. All right. Have they changed
8	your medicine because of the night terrors?
9	A. Yes, ma'am. They introduced
10	my Seroquel up to where it'll shut your
ìl	brain down at night to where you can sleep
12	some.
13	Q. Has that helped?
14	A. It helped some, but I still
15	have the night terrors from time to time.
16	Not as much as I used to. But from time to
17	time, I'll go through them again.
18	Q. Did you have them while you
19	were at UAB this last time?
50	A. Yes, ma'am. They come in
21	They made me in one class go over everything
22	that the jail staff and Al and all of them
23	had done to me; they made me talk about it

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	Court Reporting * Legal Videography * Trial Services		
1	Page 196		
	A. No, ma'am. I've had things		
5	like nightmares as a kid, and stuff like		
3	that. But that's nothing, not a tenth of		
4	what a night terror is.		
5	Q. When you say you're reliving		
6	it, what part of it are you reliving?		
7	A. The beatings.		
8	Q. And all of that would have		
9	been with Al Bradley?		
10	A. Yes, ma'am. Mostly. I		
11	remember Terry grabbing me by the neck and		
12	slinging me and I hurt my back. Mike		
13	slinging me in the car hurting my back. But		
14	mostly Al Bradley.		
15	Q. Is there any particular reason		
16	why you did not sue Mike Rudd?		
17	A. Ma'am?		
18	Q. Is there any particular reason		
19	why you did not sue Mr. Rudd?		
20	A. No, ma'am. I don't quess.		
21	Q. What other type of problems		
22	have you had since you got out of the Coosa		
2.3	County jail?		

Page 197 Α. PTSD, mostly. ο. Can you describe the symptoms of that to me? Α. I relive what happens, and I'm scared of people with badges. Because they get authority to beat you, and there ain't nothing you can do about it. And I'm frightened of any police officer. Feel like people is following me a lot or going to 10 hurt me. I get real scared at nights. Then 11 when I have the night terrors, I'm up off 12 and on all night long. 13 Ο. You're scared at night, like 14 when it gets dark? 15 Α. When it gets dark. Because it 16 was mostly dark in that little hole all the 17 time. There was one little light that was 18 up there, but it wasn't lights like in here. 19 It was just a dim, little light. 20 ο. Was it more like a light bulb or like a fluorescent light? 22 Α. Just a little square like a 23 little light, as I can remember.

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MERRILL LEGAL SOLUTIONS
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                                                 Page 195
     bed sheets be soaking wet. I shake like a
 2
            I hide and get in a corner somewhere
     and try to stay real -- away from everybody
     until I can get a grip. That's the reason
     I'm so scared of badges.
            ο.
                    Did you ever tell anybody when
     you were over at Clay County that you were
    having night terrors?
                    Yes, ma'am.
10
            Q.
                    Who did you tell?
11
            λ.
                    The psychiatrist they took me
12
     to in Lineville.
1.3
            ο.
                    Okay. What did he do for you?
14
            Α.
                    They changed my medication up
15
    some. I don't really remember what they put
16
    me on back then, but they tried to balance
17
    me out to where my nerves wouldn't be so
18
    shot and I wouldn't be so scared all the
19
20
            ο.
                    Had you ever had any night
21
    terrors before?
22
            Α.
                    No. ma'am.
23
            Q.
                    Not in your whole entire life?
```

	COSC 2. Cosc regioning Legislandeo graphy Franchista DOCOT
1	Page 202 any of the other inmates?
2	
3	(,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,
	inolo in the holy, bloaded I but that I but
	any concernmence.
5	y out well job acce on the back
6	after you could come back there with other
7	inmates, did you ever hear him talk the same
8	way to other inmates?
9	A. Not as I recall.
10	Q. Did you ever use any foul
11	language with any of the officers?
12	A. No, ma'am.
13	Q. You never yelled or screamed?
14	A. No, ma'am. You couldn't yell
ţ5	or scream. That's one reason I couldn't
16	defend myself, because they'd just added
17	time on my time. There's no way I could
18	have done anything to protect myself. They
19	had badges. They were supposed to protect,
20	not hurt.
21	Q. What did the jailers wear to
22	work?
23	A. You ask me that now, I do not

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Court Reporting * Legal Videography * Trial Services		
	Page 200	
3	A. No, ma'am.	
2	Q. What about any of the nurses,	
3	do you remember their names?	
4	A. No, ma'am. Dr. Thweatt and	
5	Dr. Fife are the only two I remember.	
6	Dr. Fife was my PTSD doctor, and Dr. Thweatt	
7	was just my regular psychiatrist.	
В	Q. All right.	
9	A. But he's the only male doctor	
10	that works in there at night. He's stocky	
11	built and got real short hair. But he sat	
12	with me for about an hour and a half to two	
13	hours, said he wouldn't allow none of them	
34	on the floor if they come up there and tried	
15	to hurt me again.	
16	Q. So you talked with him about	
17	what had happened?	
18	A. Yes, ma'am.	
19	Q. Prior to being at the Coosa	
50	County jail, had you ever had any run-ins	
21	with police officers at all, or any officer?	
22	A. Just by getting arrested,	
23	that's all. But nothing no aggressive, no,	

	IICO I I Nobilokambung /Legai videognigijo tihulograpis
	Page 201
1	ma'am,
2	Q. During any of your arrests,
3	did you ever have any issues with any police
4	officer about being too rough with you?
5	A. No, ma'am.
6	Q. Were you always compliant when
7	you got arrested? Do you recall ever mouth
8	off?
9	A. I aint going to say I
10	didn't Not that I remember, no, ma'am. I
11	mean, when I was a teenager, I might have
12	just cut up with them, but nothing ugly,
13	Q. You told me earlier that
14	Sheriff Owens had cussed at you just that
15	one time. Did any of the other officers
16	ever, other than Mr. Bradley, ever use any
17	cuss words or foul language with you?
18	A. I remember Wendy hollering
19	shut your damn mouth one time and all. But
20	as far as Terry, no, ma'am, he never cussed
21	at me. And Ricky only cussed at me that one
22	time, but Al did it all the time.
23	Q. Did you ever hear him talk to

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    in class. I got so nervous and crying and
    upset, they'd come in there and shoot me up
    with some kind of other drug to put me out,
    because I was getting real aggressive and
    trying to hide from them.
           Q.
                  While you were at UAB, were
    you in the room with anybody?
                  Yes, ma'am.
           Α.
           Q.
                  Who were you in the room
    where?
11
                  I don't know his name, because
12
    there was two or three different people that
13
    was in and out.
3.4
           Q.
                  Did anybody ever come in
1.5
    during the night while were you having these
16
    night terrors, any medical staff?
17
           Α.
                  Yes, ma'am.
18
           Q.
                  Did you ever --
19
                  It was a male doctor that
           Α.
20
    worked evenings and nights. He come in
21
    there and set with me for a long time.
22
           ο.
                  Okay. Do you remember his
23
```

	ase 2:00 with the bound in the Docum
	Page 206
,	A. My family would find me
2	walking in the highway, or find me way away
3	from home and I wouldn't know where I was
4	at, how I got there, or nothing clse.
5	Q. Okay. So you just kind of
6	a wander off.
7	Q. And when you say blackout, I'm
8	thinking pass out. You don't actually pass
9	out; you just kind of
10	A. No, ma'am. I just lose sense
11	here. It normally happens when I have night
12	terrors real bad that night. The next
1.3	morning I'm nervous about what had happened,
14	and I can't get it off my mind. And then
15	the next thing, my mind just overloads, is
16	what the psychiatrist had told me.
17	All the mess that I had been
18	through, it just takes too much, and then
19	it'll make it'll overload.
20	Q. How many times have they found
51	you wandering around?
22	A. Two or three times.
2.3	Q. All right. Where were you?

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	Page 204
1	time you were in rehab?
2	A. Yes, ma'am. As far as I
3	remember.
4	Q. Was there anything in
5	particular that led you to go get rehab the
6	first time? I mean, I know you said you
7	were using cocaine.
В	A. Yes, ma'am. I just didn't
9	want to use cocaine no more.
10	Q. Were you in trouble with the
13	haw at that point?
12	A. No, ma'am.
13	Q. Did your parents know you were
14	using it?
15	A. Yes, ma'am. I told them. And
16	they offered to help me, so they helped me
17	get to the rehab.
16	Q. Okay. Were you using any
19	other drug, other than cocaine?
20	A. No, ma'am. Alcohol on
21	occasions, but I never cared nothing about
22	it, really.
23	Q. When was the last time when

	Page 205
i	you abused any type of drug, illegal drug?
2	A. I'd say seven, eight, nine,
3	years ago. Somewhere in that vicinity.
١,	Q. What about alcohol?
5	A. Six months to a year.
6	Somewhere in that vicinity. I didn't drink
7	every day. I drank once in a blue moon.
Ĥ	Q. The accident that you had in
9	November, did you get a DUI associated with
10	that accident?
13	A. No, ma'am. I didn't get no
12	DUI.
13	Q. Had you been drinking that
14	night?
15	A. Yes, ma'am. They had said I
16	had, but I had had a blackout, so I don't
17	remember none of it. After the Coosa County
18	accident, I have blackouts quite often.
19	Q. How often would you say you
20	have blackouts?
21	A. Sometimes twice a week.
22	Sometimes only once a week.
23	-
1,3	Q. What happens?

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		Page 203	
1	remember, ma'	am.	
s	Q.	Are they in uniform?	
3	λ.	Yes, ma'am. They wore	
4	uniforms.		
5	Q.	Did they have name tags?	
6	λ.	I don't remember.	
7	Q.	Did they have badges?	
8	λ.	I don't remember that.	
9	Q.	Did you get any type of	
10	treatment for	any psychiatric problems while	
11	you were in t	he military, Bryan?	
12	Α.	No, ma'am.	
13	Q.,	Did you have any problems in	
14	the military?		
15	Α.	No, ma'am.	
16	Q.	When you were growing up, did	
17	you have e	ver see a psychiatrist or a	
18	psychologist?		
19	Α.	No, ma'am.	
50	Q.	Counseling of any type?	
21	λ.	No, ma'am.	
22	Q.	Was the first time you got	
23	counseling, w	ould that have been the first	

	OCCUIT
1	Page 210 Q. Have you talked to her about
2	it?
3	A. No, ma'am.
4	Q. Have you told her what's
5	happened to you at the jail?
6	A. Yes, ma'am. She knows about
7	what happened. And she knows of the
8	lawsuit, but nothing about it.
9	Q. All right. Who are you
10	dating?
11	A. Rhonda.
12	Q. What is her last name?
13	A. Landers.
14	Q. Does she live in Sylacauga?
15	A. Childersburg.
16	Q. Anybody else, any other girls
17	you have dated that you may have talked to
18	about what happened to you while you were in
19	the jail?
20	A. Nobody would know, except
21	Patty, the one that I was engaged to at the
22	time of the incident.
53	Q. When did y'all call off your

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١,	ñ	Page 208 Not regularly. Just when {
		•
2	needed to go	to the foot of the hill to get
3	cigarettes, m	ainly.
-1	Q.	So you still smoke?
5	Λ.	Yes, ma'am.
6	Q.	I noticed you got a tattoo on
7	your wrist?	
8	Α.	Yes, ma'am.
9	Q.	Is that your daughter's name?
10		Yes, ma'am.
11		Do you have any tattoos
12	anywhere else	
13		
13	λ.	Yes, ma'am. I've got a
14	military scout	tattoo my right forearm I
15	mean, my right	shoulder.
16	Q.	Any other tattoos?
17	Α.	No, ma'am.
18	Q.	Now, what did you say that was
19	on your right	
20		It's an Apache scout.
21	п.	·
		MR. STOCKHAM: We need to take
22	a break.	
23		VIDEOGRAPHER: Off the Record.

	Page 209
1	The time is 1:47 p.m.
2	(Recess taken.)
3	VIDEOGRAPHER: Back on the
4	Record. The time is 1:59 p.m.
5	Q. (By Ms. McDonald) Bryan, I
6	know you've told me you've talked to your
7	doctors about all that you've been through,
8	and I know you have talked to probably your
9	parents?
10	A. Yes, ma'am,
11	Q. I don't want to know what you
12	talked to Mr. Stockham about. That's
13	between you and him. Has there been anybody
14	else that you've talked to about the
15	lawsuit?
16	A. No, ma'am. Not as I recall,
17	besides my doctors and my family, parents.
18	Q. What about your ex-wife? Have
19	you talked to her about it?
20	A. No, ma'am.
21	Q. Okay. Are you dating anybody,
22	a girlfriend?
23	A. Yes, ma'am.

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	Court Reporting * Legal Videography * Trial Services
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1	A. Down the road from their house
5	on the interstate.
3	Q. You said you had one of these
;	back in November?
5	A. Yes, matam. November 3rd.
6	Q. Well, what time of day was
7	your accident?
9	A. Around about three, four,
9	five. Somewhere in that vicinity.
10	Q. In the morning or at night?
1.1	A. Evening.
12	Q. In the afternoon?
13	A. Yes, ma'am.
14	Q. And you'd had a night terror
15	the night before?
16	A. Yes, ma'am. I fought with it
17	all night.
18	Q. I know you told me you didn't
19	have a license back them, and you don't have
20	one now. How often do you drive, Bryan.
21	A. I don't drive at all.
22	Q. Prior to this last accident,
23	were you driving regularly?

	SSE S. Charles Aund. Folk D. Groff Appled. Links Educit And	Docum
		Page 214
1	for them seizures; right?	
2	A. The end Yes, ma'am	١.
3	It's Let's see. The end of Apri	1. I'm
4	not sure what day. I've got it wro	te on a
5	calendar, but I don't remember exac	tly what
6	day it was.	
7	Q. Okay. The times when	e you've
8	been in the psychiatric units at th	ė
9	hospitals or in rehab, have all of	those
10	been voluntary?	
11	A. Yes, ma'am.	
12	Q. You've never been com	mitted?
13	A. No.	
14	Q. You've never Where	somebody
15	put you there?	
16	A. No, ma'am.	
17	Q. It's all been by choi	ce;
18	right?	
19	A. Yes, ma'am.	
20	Q. Have you ever had a s	uicide
51	attempt, Bryan?	
22	A. Not in my right state	of mind,
23	no, ma'am. But there's one time th	at I was

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,	Court Reporting * Legal Videography * Trial Services
	Page 212
1	Clay County just a little bit, yes, ma'am.
2	Q. What type of hallucinations
3	have you had?
4	A. I'm a Native American, and I
5	had hall-ucinated about a Native American
6	spiritual advisor.
7	Q. Do you hear voices, or do you
8	see things when you have hallucinations?
9	A. I had seen him a time or two,
10	but that would be it.
11	Q. When you see him, do you hear
12	him talking to you as well, or is it just
13	that you see it?
14	A. It's just a mind thing, yes,
15	ma'am.
16	Q. When was the last time you had
17	that happen to you?
18	A. Oh, it's been a while, months.
19	Q. And you never had any type of
20	hallucination before you were incarcerated
21	at Coosa County?
22	A. No, ma'am.
23	Q. The seizures that you had, has

r	
	Page 213
1	anybody ever a doctor ever told you what
2	kind of seizures you're having?
3	A. Just a seizure disorder.
4	Q. Okay. Did they ever tell you
5	what causes it?
6	A. The doctor had told me it had
7	to do with when I was very scared or very
8	nervous, that I would go into a seizure.
9	Q. Have you ever seen a
10	neurologist?
11	A. What does that mean?
12	Q. A neurologist for the
13	seizures?
14	A. Yes, ma'am. They've got me
15	now with a seizure specialist, but I haven't
16	seen him yet. My appointment's this month.
17	Q. Is he at UAB?
18	A. Yes, ma'am.
19	Q. Do you know who he is?
20	A. No, ma'am.
21	Q. Okay. And when are you
22	scheduled to see a doctor again? I mean, I
23	know you're scheduled to see a doctor at UAB

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```
Page 211
    engagement?
 2
           Α.
                   Oh, not long after I went on
 3
    to the penitentiary.
           ο.
                   Did you ever see her while you
 5
    were at Coosa County jail?
 6
                  At Coosa County? No, ma'am,
           Α.
    not as I recall.
           ο,
                  Did she ever see you while you
    were at Clay County?
10
           Α.
                  Not as I recall.
33
           0.
                  Have you taken any notes or
12
    made any notes since you got out of jail?
13
           Α.
                  No, ma'am.
14
           Q.
                  What about while were you at
15
    Clay County? Did you make any notes about
15
    anything that's happened to you?
17
           Α.
                  No. My mother kept all the
    notes. I just told her what happened,
19
           Q.
                  Have you ever suffered from
20
    hallucinations, Bryan, where you hear things
21
    or see things?
22
                  Yes, ma'am. After all the
23
    incidents in Coosa County, I started to at
```

_	COSC 5. Comprehenting, regardecognishish, lust betaiddel DOCOLL
	Page 218
1	ma'am.
2	Q. And what about your brother?
3	Have you talked to him about it since you've
- 1	been out?
5	A. He has heard me and my mother
6	and father talking about it, yes, ma'am.
7	Q. Where does your brother live?
8	A. He had lived in a trailer on
9	Talladega highway. I think he lives with my
10	aunt as of now.
11	Q. What's your brothers name?
12	A. Shane Kelley.
13	Q. Do y'all get along, Bryan?
14	A. Yes, ma'am.
15	MS. MCDONALD: I think that's
16	all the questions I've got right now, Bryan.
17	NOITAWINAX
18	BY MR. WILLFORD:
19	Q. Mr. Kelley, I'm Gary Willford.
20	I represent Ricky Owens in this lawsuit that
21	you've filed, and I've just got a few
22	follow-up questions. Kristi's stolen most
23	of my thunder, so I don't really have too

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Court Reporting * Legal Videography * Trial Services			
1	Page 216 Q. Okay. Have you ever had that		
2	, and the second		
	done?		
3	A. Not as I remember.		
4	Q. When you were at the jail and		
5	you told your parents about what was going		
6	on at the jail, did you tell them while you		
7	were on the phone with them or when you saw		
3	them at visitation?		
9	A. Really, most of it was at		
10	visitation. Because when I would start		
11	telling them on the phone, the phones would		
12	cut off.		
13	Q. When you had phone		
14	conversations while you were at the jail,		
15	were you aware that those phone		
16	conversations were recorded?		
17	A. I think it tells you on the		
18	first as soon as you pick it up, this		
19	line may be recorded, or something or anther		
20	like that.		
21	Q. Did you have to make collect		
22	calls while you were at the jail? Like if		
23	you were to call your mom or dad, it had to		

	Page 217
1	be collect; right?
2	A. Yes, ma'am.
3	Q. Did you call anybody else,
	other than your mom or dad while you were
5	there?
6	A. I had called my aunt a time or
7	two and my grandmother a time or two when I
8	couldn't get in touch with my parents.
9	Q. Which aunt did you call?
10	A. Alvie Kelley.
11	Q. And what about your
12	grandmother?
13	A. Eveniell Bailey.
14	Q. Did you ever tell either one
15	of them what was going on at the jail?
16	A. No, ma'am. Not at that time.
17	I was calling collect.
18	Q. Have you talked to them since
19	then?
20	A. Ma'am?
21	Q. Have you talked to them since
22	then about it?
23	A. Since I've been out, yes,
1	

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MERRILL LEGAL SOLUTIONS Court Reporting * Legal Videography * Trial Services			
	Page 215		
1	threatening to shoot myself, but that was in		
2	one of the blackouts.		
3	Q. When was that?		
4	A. Not long after I come out of		
5	prison. It's about the end of August of		
6	last year, I think it was.		
7	Q. Were you taken to the hospital		
8	after that?		
9	A. No, ma'am.		
10	Q. Where were you when you were		
11	doing this?		
12	A. Oh, at my father's farm place		
13	in Sylacauga.		
14	Q. Who was with you, your mom and		
15	dad?		
16	A. My father.		
17	Q. When you were at UAB this last		
18	time, did they do any kind of studies on you		
19	while were you asleep? Did they ever hook		
50	anything up to you while you were asleep to		
21	see if you were having any seizures or		
22	anything?		
2.3	A. No, ma'am. Not as I remember.		

C	ase 2:05+@whilisouhilm Trialship	Docum
		Page 222
1	I've got the packet and everything.	They're
2	supposed to be sending me a copy of m	У
3	00-214 right now. But I haven't got	it yet.
4	Q. Okay. Can we have an	
5	agreement, that when you get that, yo	u'll
6	give a copy to your attorney so that	we can
7	get it?	
8	A. Yes, sir.	
9	Q. Okay. And you said you	
10	applied for some VA benefits. Do you	have a
11	VA disability?	
13	A. I'm not sure what my am	ount
13	was, or nothing like that. I won't k	now
14	until I get a copy of everything. Bu	t, no,
15	sir I mean, yes, sir, I do, have a	i)
16	honorable medical, but I don't know w	hat
17	percentage yet.	
18	Q. Okay. Why are you just	now
19	applying for your VA disability? I m	ean,
20	that was what, fourteen, fifteen year	s ago;
21	right?	
52	A. It wasn't quite that lo	ng. It
23	was a while back, but I never had no	reason
		}

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Court Reporting * Legal Videography * Trial Services
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about being air assault?
A. Yes, sir.
Q. Just to kind of clarify that
Record. Did you fall off a rope, or fall
out of the helicopter, or what?
A. Rope. We was doing an
Australian jump, and my brakes burnt out.
And my blade mount on the ground was green,
and instead of him locking me in the area,
he run out from under me and I fell and
broke my back.
Q. Okay. So you landed face
first and broke your back?
A. Feet first, yes, sir.
Q. Oh, okay. Okay. Did you have
any combat experience while you were in?
A. No.
Q. That was about the time of
Somalia and the first Gulf war.
A. We was on standby in Fort
Leonardwood, Missouri, but we never was
shipped.
Q. Okay. Did you ever receive

		Page 221
1	any kind of dis	scipline while you in there?
2	Α. 1	io, sir.
3	Q. /	Any Article 15s?
4	λ. 1	No, sir.
5	Q. !	Even a summarized Article 15?
6	Α	lo, sir.
7	Q. ()kay. What rank did you go in
8	as?	
9	Α. Ι	32.
10	Q - i	And you came out as what?
11	Α.	54.
12	Q i	All right. Do you still have
13	a copy of your	DD-214?
14	Α. Ι	lo, sir. My house got burned
15	and everything	I had.
16	Q	3o you have no records
17	whatsoever from	n your military service?
18	Α.	lot in my hands.
39	Q. I	lave you ever applied for a
20	job where you	gave them a copy of your
21	DD-214?	
2.2	Α.	vo, sir. Just recently we had
23	signed up for :	my VA disability benefits, and

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	Court Reporting * Legal Videography * Trial Services
	Page 219
1	many questions. Just some things that have
2	kind of pecked my interest as you've been
3	talking here.
1 4	I think you testified that you
5	spent some time in the Army, from 1990 to
6	1993; is that right?
7	A. Yes, sir. Off and on.
9	Q. What was your MOS?
9	A. 19 Delta.
10	Q. Is that scout?
11	A. Yes, sir.
12	MR. STOCKHAM: What was that?
13	MR, WILLFORD: Scout.
14	MR. STOCKHAM: What's MOS?
15	I'm sorry?
16	MR. WILLFORD: Military
17	occupational specialty.
18	Q. That's kind of why I'm
19	following up on some of these questions, one
20	old Army guy to another.
21	A. Yes, sir.
22	Q. And you indicated that your
23	medical discharge was you said something
1	medical disease see you said something

C	Jase Z. W. Royring Cognitive Trial Edviced	Docum
		Page 226
1	by any chance?	
2	A. No, sir. John Henry's h	is
3	brother.	
4	Q. Okay. So that's two dif	ferent
5	people?	
6	A. Yes, sir.	
η	Q. So his name is actually	
8	Junior?	
9	A. Yes, sir.	
10	Q. All right. Without goin	g back
11	over everything that you talked to Kri	sti
12	about; she spent several hours here ta	lking
13	to you about the treatment that you're	
14	alleging that you got here at the Coos	a
15	County jail. Are you aware of any oth	e r
16	inmates who received similar treatment	?
17	A. Mr. Barton received trea	tment,
13	but I had	
19	Q. All right. Let me stop	you
20	right there. First, we got Mr. Martin	?
21	A. Barton.	
22	Q. Barton?	
23	å. Yes, sir.	

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	Page 224
1	National Guard.
2	Q. Okay. I'm looking puzzled
3	here because I am. So were you active Army
4	from '90 to '93?
5	A. No, sir.
6	Q. All right. So your whole time
7	in the Army, active and Guard was '90 to
8	'93; right?
9	A. Yes, sir. Yes, sir.
10	Q. Okay. You went to basic
21	training?
12	A. Yes, sir.
13	Q. In '90?
14	A. Yes, sir.
15	Q. And AIT, advanced individual
16	training?
17	A. Yes, sir.
18	Q. That was in '90 as well?
19	A. Yes, sir.
20	Q. And you rattled some duty
21	stations that I don't quite remember.
22	
	A. Fort Leonardwood I done my
23	Basic. Aberdeen Proving Grounds, I did my

	Could Reporting *Legal Videography Trial Services
	Page 225
1	AIT. All right. I come back to Sylacauga
s	and went ahead and signed up to come
3	transfer to full Army, because Top was a
4	very close friend of mine. He got put into
5	the National Guard, weekend warriors, so I
6	done it from them on.
7	Q. So you were National Guard
8	then until '93?
9	A. Yes, Yes, sir.
10	Q. And you got hurt at air
11	assault school?
1.2	A. Yes, sir.
13	Q. Okay. Now I understand what
14	happened. So your medical discharge them is
15	from the National Guard?
36	A. Yes, sir.
17	Q. Alabama National Guard?
18	A. Yes, sir.
19	Q. Gotcha. Now I understand.
20	You mentioned a fellow inmate in the Coosa
21	County jail by the name of Junior Miller.
22	A. Yes, sir.
23	Q. Is his real name John Henry,

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Page 223
    for them. Because I worked for daddy every
2
    day, and I never just fell in and done it.
           Q.
                  Okay. And they didn't do it
    for you when you got out?
           Α.
                  Well, I would have, I could've
    had it done, but I didn't choose to. I
    didn't want to fool with it right then.
           0.
                  Okay.
                  My Top was my First Sergeant,
           Α.
    Gary Vincent, he was going to do it all for
    me, and I told him not to fool with it right
11
12
    now.
13
           0.
                  And that was while you were at
14
    Fort Knox; right?
15
                  Oh, no, sir. I was back in
16
    Sylacauga at that time. I was 31st Calvary.
17
    I signed up for air assault and went back to
    Fort Campbell to do my air assault, and
19
    that's when I broke my back.
20
                  Okay. Were you National Guard
           Q.
21
    at the time?
22
           Α.
                  No, sir. I was full Army at
23
    the time. But when I broke my back, I was
```

	Court Reporting Legal Videography Trial Services
1	Page 230 got bushy, gray hair. Looks like he weighs
	-
5	about a hundred and twenty pounds, and maybe
3	a couple inches shorter than I am. He lives
4	right here in Rockford.
5	Q. Is he a white fellow?
6	A. Yes, sir.
7	Q. Okay. So Mr. Barton's
В	treatment, as we talked about it, was that
9	he was a diabetic, and he would get carried
10	to the hole instead of medical care. And
u	that's what he told you; is that right?
12	A. Yes, that's what he told me.
13	Q. Okay. And you don't know of
14	anybody else?
15	A. No, sir.
16	Q. Did Mr. Barton tell you who it
17	was that supposedly would take him to the
18	hole?
19	A. No, sir. I seen Al Bradley
20	come get him a few times when he was
21	medically sick. But as far as where he went
22	to, I just went by what Mr. Barton told me.
23	Q. Okay. Sheriff Owens didn't

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1	Page 228 A. I don't know. Everybody there
2	
	called it the hole.
3	Q. Okay. When you say everybody,
4	is that inmates and jailers, or just
5	inmates?
6	A. Inmates and jailers, as I know
7	of.
8	Q. Okay. How many holes are
9	there?
10	A. One.
11	Q. So if Mr. Barton got carried
12	to the hole, he would have been there with
1.3	you?
14	A. No, sir. Mr. Barton was
15	carried to the hole after I come back from
16	the hospital and everything else.
17	Q. Okay. So that would have been
18	sometime after You were taken in January
19	of '04 to the hospital; is that right?
50	A. I'm not exactly for sure what
21	date. But it was when I come back out of
22	the hospital, and a doctor wrote the
23	prescription up for me not to be back; and I
1	

	court supplement regain reacognopery countries
	Page 229
ì	was under house arrest, and they carried me
2	back to jail anyway. That was my last
3	little tour there; that was when Mr. Barton
4	was going in and out of the hole, then.
5	Q. Okay.
6	A. They moved me from there and
7	sent me to Clay County.
8	Q. So how did you and Mr. Barton
9	have occasion to talk about him and going to
10	the hole, if you're in Coosa County?
11	A. Now, when I come back from
12	house arrest, they took me and locked me
13	back up. All right. I was in population
14	then, B block.
15	Q. Okay. So you were in
16	population in B block and Mr. Barton's in B
17	block as well?
18	A. Yes, sir.
19	Q. Do you know his first name?
20	A. No, sir.
21	Q. Can you describe him for me?
22	A. Yes, sir. He's an older man,
23	right at seventy-something years old. He's

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```
Page 227
           Q.
                  B-A-R-T-O-N?
           Α.
                  Oh, I guess.
                  Okay. We've got Mr. Barton.
           ο.
    Anybody else?
5
           λ.
                  No, sir. Not as I know of.
                  Okay. Now, you started to
                        Define the treatment
    that he got.
           Α.
                  Every time -- The way I
    understood by him, and I did see him get
    carried to the hole many a time. But every
    time -- He was a diabetic or something, when
12
    he didn't get his insulin right or his
    medication wasn't right, he'd get sick and
14
15
    they'd carry him to the hole instead of to a
    doctor. The way I understood it. He told
17
    me it now.
18
           Q.
                  That's what he told you?
19
           Α.
                  Yes, sir. That's what he told
20
21
                  Okav. Now, what you have been
22
    describing as quote the hole end quote, is
23
    that also called the holding cell?
```

MERRILL LEGAL SOLUTIONS Court Reporting * Legal Videography * Trial Services

	Court Reporting Legal videography Trial Services
	Page 232
1	Q, What's his name?
2	A. Troy Kelley.
3	Q. Did Mr. Kelley, or Troy, did
4	he actually die while you were in jail?
5	A. Yes, sir.
6	Q. And would these hallucinations
7	have started after you found out that he
8	died?
9	A. Yes, sir. It was a ways after
10	I found out he died, but I didn't start
11	seeing them until I went to the hole. I had
12	been to the hole for a length of time.
13	Q. How did Troy die?
14	A. He got killed in a car
15	accident,
16	Q. Was that here in Coosa County?
17	A. No, sir. Down towards the
18	Pensacola line.
19	
20	- ' '
	A. He was passing a vehicle when
21	another vehicle hit him head on and killed
55	him and his wife.
23	Q. I'm sorry. Have you ever been

	Page 233
1	diagnosed as suffering from any memory
5	problems?
3	A. Not before I was ever in jail,
4	no, sir. But after I'd been in jail, just
5	the bipolar and the PTSD.
6	Q. All right. Does that cause
7	you to have problems with your memory?
8	A. No, sir. Not as far as
9	remembering stuff.
10	Q. Okay. One other question
11	about Troy Kelly. Were you able to go to
12	his funeral?
13	A. No, sir. Ricky Owens wouldn't
14	let me.
15	Q. How do you know that Sheriff
16	Owens wouldn't let you go?
17	A. My family had asked him, and
18	they had told me that he said that I
19	couldn't go.
20	Q. So you didn't personally speak
21	to him?
22	A. No, sir. I only talked to him
23	on two occasions. He never would I mean,

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```
Page 231
    come get him, did he?
           Α.
                   Not as I remember.
           ο.
                   Okav.
           Α.
                   I never seen Mr. Owens even in
    the back.
           Q.
                   And when you say the back,
    you're talking about the general population
           Α.
                   Yes, sir.
10
                   Ms. McDonald asked you about
           Ω.
    hallucinations, and you talked about some
12
    that you had, it sounded to me like after
13
    you got out of the jail. Did you have any
14
    while you were in the Coosa County jail?
25
           Α.
                   I had occasion where I don't
16
    know if I was just -- the medication or
17
    what, that I had seen dead people. That was
18
    while I was in the hole.
                   Were they dead people that you
           ο.
    knew?
21
                   Yes, sir.
           Α.
22
           ο.
                   Who were they?
23
           Α.
                   My cousin.
```

_	VOSC 2. Voort Regioning 11 dgm/Videdgraphy 1 Trial Services DOCUIT
1	Page 238 A. Yes, sir. At that time of the
2	fight, yes, sir.
3	Q. Okay.
4	A. So the fight started,
5	Q. What were y'all not getting
6	along about?
7	A. Just family differences.
8	Nothing really. Just picking on each other.
9	Q. Had this been going on for a
10	while?
11	A. Yes, sir. But it was never
12	nothing serious. It shouldn't have never
13	even went to all that.
14	Q. What made it blow up that
15	night?
16	A. Both of them had alcohol in
17	them. They were drunk.
18	Q. Had you been drinking?
19	A. No, sir.
50	Q. Okay. So tell me what
21	happened.
22	A. We got into a fist fight. I
23	was fighting two or three of them on this

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	Court Reporting * Legal Videography * Trial Services
	Page 236
1	it this way. Was it right after you were
2	incarcerated?
3	A. No, sir. I was in the hole at
4	the time.
5	Q. Okay. So then it would have
6	been sometime December or January?
7	A. Yes, sir. Somewhere in that
8	vicinity. I'm not positive, but I think it
9	would be.
10	Q. You said something earlier,
11	too, about thinking that people are
12	following you from time to time. Are they
13	actually following you?
14	A. No, sir. I don't believe so.
15	It was just for a long time, and up until
16	now, I'm just real scared of badges.
17	Q. Okay. Have you had any other
18	problems with the Law since you got out of
19	prison?
20	A. No, sir. I had that car
21	wreck, and that was it, yes, sir. As I
22	remember.
23	Q. I think you testified, way

-	
	Page 237
1	back at the beginning of your deposition,
2	that you were originally arrested and put in
3	the Coosa County jail for a first-degree
4	assault charge; is that correct?
5	A. Yes, sir.
6	Q. Okay. Tell me about what led
7	up to that first-degree assault charge. How
8	did that happen?
9	A. Oh, me and my brother and my
10	girlfriend, Patty at that time, went to Paul
11	Logo's poolroom in Stewartsville. One of πy
12	cousin's was in there. Me and the two
13	cousins had had differences. All right. My
14	cousin called Rodney Smith, and he come up
15	there to start a fight.
16	Q. Hold on. Who are the two
17	cousins?
19	A. Rodney Smith and Bodell
19	Kelley.
20	Q. Bodell?
21	A. Yes, sir.
5.5	Q. Okay. Were they both there at
23	the pool hall?

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```
Page 235
    personally; is that correct?
 2
           Α.
                  My father did, yes, sir.
                  And you said your mother met
    with him, too?
                   I'm not specific. If she met
           λ.
    with him, she talked to him on the phone, I
    think. But I know my father met with him.
                   Okay. So we can talk to them
           ο.
    about that when we depose them?
ŁŌ
           Α.
                   Yes, sir.
11
           Q.
                   All right. Where was that
12
    funeral at?
13
           Α.
                  Sylacauga.
14
           Q.
                  Do you know about when that
15
    was?
16
           Α.
                   I'm thinking they said
17
    somewhere around the 25th. I'm not
18
    positíve.
19
           Q.
                   The 25th of what?
20
                  I'm not positive about that.
21
    It would be January, February. Somewhere in
22
    that vicinity.
23
                  All right. Let's try to get
           Q.
```

(ase 2:05 กลมาใ	ug Lega Vacoynaphy Trial Servivas	Docum
			Page 242
1	Q.	Ricky out you off?	
2	Α.	Yes, sir.	
3	Q.	Okay. How do you know	that if
4	you hadn't tal	ked to him about it?	
5	Α.	I'd asked Al to give me	a roll
6	of toilet pape	r, and he said, the She	riff
7	said you're no	t allowed to have none.	
8	Q.	Okay.	
9	λ.	Re said, you was wastin	g it by
10	rolling your f	eet in it.	
11	Q.	But you didn't actually	hear
1.2	the Sheriff te	11 Al that you couldn't	have
13	toilet paper?		
14	Α.	No, sir. I didn't hear	him
15	talk to Al.		
16	Q.	Okay. So you're just t	aking
17	Al's word for	it, basically?	
18	Α.	Yes, sir.	
19	Q.	In paragraph 12 of your	
20	complaint, tha	t's where you talk as y	ou've
21	talked earlier	today, about being wit	hout
22	water for hour	s at a time; and that S	heriff
23	Owens knew tha	t you were without wate	r for
ı			16

MERRILL LEGAL SOLUTIONS Court Reporting * Legal Videography * Trial Services

	Court Reporting Legal Videography That Strvices
	Page 240
1	vacation anyway. I had stopped by Bowling
2	Green, Kentucky, so she could see her kids,
3	and drove on to Tennessee. And my family
4	called me on the cell phone the next
5	morning, and told me there was a warrant.
6	Q. Okay. So Mr. Smith probably
7	signed a warrant on you. Is that your
8	understanding?
9	A. Yes, sir. That's the way I
10	understood it.
11	Q. Okay. Were you hit at all in
12	that fight?
13	A. Oh, yes, sir. A few times.
14	Q. Did you press charges against
15	anybody that you fought?
16	A. No, sir.
17	Q. Or I should say that hit you?
18	A. No, sir.
19	Q. Okay. Did your brother press
20	charges against anyone?
21	A. No, sir. We didn't know all
22	that was going to happen. It was just a
23	fist fight. We had been in them a bunch of

	Page 241
3	times as a kid.
2	Q. Did you know they were going
3	to be there that night?
4	A. No, sir.
5	Q. Mr. Kelley, I want to ask you
б	some questions now about your complaint. I
7	know that your lawyer is the one who drafted
8	it, and I know you're are not a lawyer. But
9	there's some factual allegations in here I'd
10	like to ask you some questions about.
11	The store call, you testify,
12	that's in paragraph 11 of your complaint,
13	that you had to use candy wrappers for
14	toilet paper.
15	λ. Yes, sir.
16	Q. Could you not get toilet paper
17	through the store call?
19	A. No, sir. You can't buy toilet
19	paper.
20	Q. And you said that you were
21	given toilet paper originally; right?
22	A. The first week Ricky cut me
23	out and wouldn't let me have no more.

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1	side (indicating) that was with them. And
2	my brother was fighting Rodney. Rodney
3	pulled a knife on my brother, tried to stab
-5	him a couple of times. And I pulled my
5	knife back on him, and it ended up with him
6	getting cut.
7	Q. Cut where?
8	A. Across the face.
9	Q. Did he have to go to the
10	hospital?
11	A. They said he did. I don't
12	know for a fact, but they said he did. It
13	was just one little scratch. I barely even
14	made it to him.
15	Q. You said there were two or
16	three of their friends. Do you know who
17	those folks were?
18	A. One of the boys' last name was
19	Plyer, and I don't know who the other guys
50	name was.
21	Q. Were you arrested that night?
22	A. No, sir. They had called me.
23	I went on to Tennessee; we was going on

C	ase 2:05, com light was to make the second	Docum
		Page 246
;	that's made to put the bed on.	
2	Q. Okay. Mr. Kelley, that	's a
3	different conversation, isn't it?	
4	A. Sir?	
5	Q. That's another conversa	tion we
6	haven't talked about?	
7	A. Oh, that was before I w	ent to
8	the hole. That's when I first got up	there
9	to the hole. And I didn't know of th	at
10	conversation until I done got out of	jail.
11	Re didn't tell me that.	
12	Q. Okay. That's where we'	re
13	going.	
14	A. Yes, sir.	
15	Q. Okay. So how did you k	now
16	that it was Sheriff Owens that said y	ou had
17	to sleep on the floor?	
18	A. My father had told me t	hat
19	Sheriff Owens told him that the reason	n I
50	couldn't sleep on the slab part, is I	might
21	fall off the little slab hickey.	
22	Q. Could that have been be-	cause

you were having seizures?

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	Page 244
1	conversations with him, but him hollering
2	shut up is not a conversation.
3	Q. Okay. Well, to me, if you say
4	something to him and he says something back
5	to you, that's at least a conversation.
6	A. Yes, sir. I might have
7	misunderstood.
8	Q. It might have been a short
9	one, but it's a conversation.
10	A. Well, he did say shut up a
11	time or two, but I didn't consider that
12	as
13	Q. Was that when you were
14	specifically asking for water?
15	A. As I recall, yes, sir. One
16	time and another time, the two times that I
37	heard him holler shut up; one of them was to
18	use the restroom, and the other one was for
19	water.
20	Q. And would this have been
18	after, as you've testified, the cardboard
22	was placed on your window?
23	A. Yes, sir.
í .	

	Page 245
1	Q. Okay. On to the next
2	question. You never specifically asked the
3	Sheriff to see a doctor, did you?
4	A. No, sir,
5	Q. You never specifically asked
6	him for medication?
7	A. No, sir.
8	Q. And while you were in the
3	hole, you did have a mat; right?
10	A. Yes, sir. I had a little,
11	thin mat about a half inch thick.
12	Q. Okay. There's an allegation
13	in there, and I can't find it right now,
14	about having to sleep on the floor. And I
15	think you testified that there was a bench,
16	too. Why did you have to sleep on the floor
17	when you had a mat?
18	A. Ricky Owens wouldn't let me
19	sleep on the bench part where the mat's
20	supposed to go. He made me put the mat down
21	next to the hole in the floor, where the
55	feces and urine was at, because he said I
23	might accidently fall off the little slab

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    hours at a time. How was it that the
    Sheriff would know that you were without
    water?
                    Because if I heard his voice,
    I would holler and ask, you know, could I
    get water. I've not had water since
    breakfast, and he never would respond or
    bring me water either one.
9
            Q.
                   Do you know for a fact that he
10
    heard you?
11
                   Yes, sir. There ain't but
           Α.
    five -- I mean, if I can hear his voice real
    clear outside the door, he's got to be able
14
    to hear me.
15
           Ω.
                   Okay. Did he ever acknowledge
16
    you?
17
                   Sometimes he acknowledged me
18
    on different occasions. Shut up or
    something or another like that, so I know he
    heard me.
                   Okay. So then you did have
           0.
22
    more than the two conversations with him?
23
           Α.
                   No, sir. I had the two
```

C	ase Z. darkaland Lagardedyalin Itralisevidel	Docum
1	Q. And in paragraph 28 is	Page 250
	y. And in paragraph 20 15	wnere
2	you talk about the razor and being g	cabbed
3	by the lip. You didn't tell Sheriff	Owens
4	about that, did you?	
5	A. No, sir. Like I said,	I just
6	told him when he was going to stop Al	l from
7	beating me.	
8	Q. I understand that part.	. J'm
9	just kind of clarifying for the Reco	:d.
10	A. Yes, sir.	
11	Q. Did you ever tell Sheri	í í
12	Owens about those pills that you were	<u> </u>
13	describing that you'd never seen befo	re that
14	you were being given by Officer Bradl	ley?
15	A. No, sir.	
16	Q. And did you tell us bef	ore
17	that prior to coming into the Coosa C	County
18	jail, that you had never had liver pr	oblems?
19	A. No, sir, I hadn't.	
20	Q. Never had hepatitis?	
21	A. No, sir.	
22	MR. WILLFORD: Let's ta	ke just
23	a couple-minute break, and I think I	may be

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1	notes that you had slid under the door to
2	request assistance?
3	A. No, sir. I had asked my mama
4	on the telephone to call him for me.
5	Q. Okay. Was Mr. Hilyer somebody
6	you had seen before you had gone into the
7	jail?
8	A. No, sir. Not as I recall.
9	Q. How was it then that your
10	mother came to select Mr. Hilyer? Do you
11	know?
1.2	A. It was Cheehaw Mental Health
13	over all of this vicinity, and that's the
14	ones that we'll go see.
15	Q. So he's associated with
16	Chechaw Mental Health?
17	A. Yes, sir. He was at that
18	time.
19	Q. All right. Do you have reason
20	to believe that he's not with them now?
21	
	A. I don't know. I hadn't used
2.2	him in a while, sir.
23	Q. Okay. Just so I'm clear. In

paragraph 21 is where you talk about the incident with Mr. Bradley and the broomstick. You never specifically told Sheriff Owens that Mr. Bradley did that to you; correct? A. No, sir. Q. The only thing you told him was, and I think you said Al was beating you? A. When he was going to stop the treatment of Al beating me. Q. Okay. And you didn't elaborate any further? A. No, sir. Q. Again, just to clarify for the Record. Paragraph 23 is when you talk about the incident where Mr. Bradley allegedly kicked you in the teeth and broke your teeth. You didn't tell the Sheriff about that, Sheriff Owens about that, did you? A. No, sir. I just told him, when is he going to stop the treatment of Al beating me.	- 1	TO CE TO TO THE PORTING TO SHAPE TO THE PORTING TO
incident with Mr. Bradley and the broomstick. You never specifically told Sheriff Owens that Mr. Bradley did that to you; correct? A. No, sir. Q. The only thing you told him was, and I think you said Al was beating you? A. When he was going to stop the treatment of Al beating me. Q. Okay. And you didn't elaborate any further? A. No, sir. Q. Again, just to clarify for the Record. Paragraph 23 is when you talk about the incident where Mr. Bradley allegedly kicked you in the teeth and broke your teeth. You didn't tell the Sheriff about that, Sheriff Owens about that, did you? A. No, sir. I just told him, when is he going to stop the treatment of Al		Page 249
3 broomstick. You never specifically told 4 Sheriff Owens that Mr. Bradley did that to 5 you; correct? 6 A. No, sir. 7 Q. The only thing you told him 8 was, and I think you said Al was beating 9 you? 10 A. When he was going to stop the 11 treatment of Al beating me. 12 Q. Okay. And you didn't 13 elaborate any further? 14 A. No, sir. 15 Q. Again, just to clarify for the 16 Record. Paragraph 23 is when you talk about 17 the incident where Mr. Bradley allegedly 18 kicked you in the teeth and broke your 19 teeth. You didn't tell the Sheriff about 20 that, Sheriff Owens about that, did you? 21 A. No, sir. I just told him, 22 when is he going to stop the treatment of Al	ì	paragraph 21 is where you talk about the
Sheriff Owens that Mr. Bradley did that to you; correct? A. No, sir. Q. The only thing you told him was, and I think you said Al was beating you? A. When he was going to stop the treatment of Al beating me. Q. Okay. And you didn't elaborate any further? A. No, sir. Q. Again, just to clarify for the Record. Paragraph 23 is when you talk about the incident where Mr. Bradley allegedly kicked you in the teeth and broke your teeth. You didn't tell the Sheriff about that, Sheriff Owens about that, did you? A. No, sir. I just told him, when is he going to stop the treatment of Al	2	incident with Mr. Bradley and the
5 you; correct? 6 A. No, sir. 7 Q. The only thing you told him 8 was, and I think you said Al was beating 9 you? 10 A. When he was going to stop the 11 treatment of Al beating me. 12 Q. Okay. And you didn't 13 elaborate any further? 14 A. No, sir. 15 Q. Again, just to clarify for the 16 Record. Paragraph 23 is when you talk about 17 the incident where Mr. Bradley allegedly 18 kicked you in the teeth and broke your 19 teeth. You didn't tell the Sheriff about 20 that, Sheriff Owens about that, did you? 21 A. No, sir. I just told him, 22 when is he going to stop the treatment of Al	3	broomstick. You never specifically told
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7 Q. The only thing you told him 8 was, and I think you said Al was beating 9 you? 10 A. When he was going to stop the 11 treatment of Al beating me. 12 Q. Okay. And you didn't 13 elaborate any further? 14 A. No, sir. 15 Q. Again, just to clarify for the 16 Record. Paragraph 23 is when you talk about 17 the incident where Mr. Bradley allegedly 18 kicked you in the teeth and broke your 19 teeth. You didn't tell the Sheriff about 20 that, Sheriff Owens about that, did you? 21 A. No, sir. I just told him, 22 when is he going to stop the treatment of Al	5	you; correct?
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9 you? 10 A. When he was going to stop the 11 treatment of Al beating me. 12 Q. Okay. And you didn't 13 elaborate any further? 14 A. No, sir. 15 Q. Again, just to clarify for the 16 Record. Paragraph 23 is when you talk about 17 the incident where Mr. Bradley allegedly 18 kicked you in the teeth and broke your 19 teeth. You didn't tell the Sheriff about 20 that, Sheriff Owens about that, did you? 21 A. No, sir. I just told him, 22 when is he going to stop the treatment of Al	7	Q. The only thing you told him
10 A. When he was going to stop the 11 treatment of Al beating me. 12 Q. Okay. And you didn't 13 elaborate any further? 14 A. No, sir. 15 Q. Again, just to clarify for the 16 Record. Paragraph 23 is when you talk about 17 the incident where Mr. Bradley allegedly 18 kicked you in the teeth and broke your 19 teeth. You didn't tell the Sheriff about 20 that, Sheriff Owens about that, did you? 21 A. No, sir. I just told him, 22 when is he going to stop the treatment of Al	8	was, and I think you said Al was beating
treatment of Al beating me. Q. Okay. And you didn't elaborate any further? A. No, sir. Q. Again, just to clarify for the Record. Paragraph 23 is when you talk about the incident where Mr. Bradley allegedly kicked you in the teeth and broke your teeth. You didn't tell the Sheriff about that, Sheriff Owens about that, did you? A. No, sir. I just told him, when is he going to stop the treatment of Al	9	you?
Q. Okay. And you didn't elaborate any further? A. No, sir. Q. Again, just to clarify for the Record. Paragraph 23 is when you talk about the incident where Mr. Bradley allegedly kicked you in the teeth and broke your teeth. You didn't tell the Sheriff about that, Sheriff Owens about that, did you? A. No, sir. I just told him, when is he going to stop the treatment of Al	10	A. When he was going to stop the
elaborate any further? A. No, sir. Q. Again, just to clarify for the Record. Paragraph 23 is when you talk about the incident where Mr. Bradley allegedly kicked you in the teeth and broke your teeth. You didn't tell the Sheriff about that, Sheriff Owens about that, did you? A. No, sir. I just told him, when is he going to stop the treatment of Al	11	treatment of Al beating me.
14 A. No, sir. 15 Q. Again, just to clarify for the 16 Record. Paragraph 23 is when you talk about 17 the incident where Mr. Bradley allegedly 18 kicked you in the teeth and broke your 19 teeth. You didn't tell the Sheriff about 20 that, Sheriff Owens about that, did you? 21 A. No, sir. I just told him, 22 when is he going to stop the treatment of Al	12	Q. Okay. And you didn't
15 Q. Again, just to clarify for the 16 Record. Paragraph 23 is when you talk about 17 the incident where Mr. Bradley allegedly 18 kicked you in the teeth and broke your 19 teeth. You didn't tell the Sheriff about 20 that, Sheriff Owens about that, did you? 21 A. No, sir. I just told him, 22 when is he going to stop the treatment of Al	13	elaborate any further?
Record. Paragraph 23 is when you talk about the incident where Mr. Bradley allegedly kicked you in the teeth and broke your teeth. You didn't tell the Sheriff about that, Sheriff Owens about that, did you? 10 A. No, sir. I just told him, when is he going to stop the treatment of Al	14	A. No, sir.
the incident where Mr. Bradley allegedly kicked you in the teeth and broke your teeth. You didn't tell the Sheriff about that, Sheriff Owens about that, did you? No, sir. I just told him, when is he going to stop the treatment of Al	15	Q. Again, just to clarify for the
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that, Sheriff Owens about that, did you? 1 A. No, sir. I just told him, when is he going to stop the treatment of Al	18	kicked you in the teeth and broke your
21 λ . No, sir. I just told him, 22 when is he going to stop the treatment of Al	19	teeth. You didn't tell the Sheriff about
22 when is he going to stop the treatment of Al	30	that, Sheriff Owens about that, did you?
	21	A. No, sir. I just told him,
23 beating me.	22	when is he going to stop the treatment of Al
	23	beating me.

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                  I don't know what it's the
 2
    cause of. But the concrete slab's sharp all
    the way around. If I'd been having seizures
    and they stopped me from falling, he put me
    in there with a concrete slab instead of the
    regular open block.
           0.
                  But you weren't privy to that
8
    conversation, so you don't know?
           Α.
                  No, sir. I didn't hear the
10
    conversation myself.
11
                  All right, You were visited
    by a psychiatrist or a psychologist, I think
    it was Mr. Hilver?
           Α.
                  Yes, sir.
15
           0.
                  You talked about one time
16
    while you were there in the Coosa County
17
    jail?
38
19
                  Was that at your request, or
20
    was that a court ordered evaluation?
           Α.
                  No. sir. It was at my
22
    request.
23
           Q.
                  Okay. Was that one of the
```

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    all I have, and I thank you very much.
2
    There might be some more follow-up.
                   MR. STOCKHAM: I'm through.
                   VIDEOGRAPHER: This marks the
    end of tape number three and concludes the
    deposition of Daniel Bryan Kelley. Off the
    Record. The time is 2:45 p.m.
    (The deposition was concluded at 2:45 p.m.,
    April 3rd, 2007.)
1.0
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1 CERTIFICATE 2 STATE OF ALABAMA COUNTY OF JEFFERSON) 5 I hereby certify that the above and foregoing proceeding was taken down by me by stenographic means, and that the content herein was produced in transcript form by computer aid under my supervision, and that the foregoing represents, to the best of my ability, a true and correct transcript of the proceedings occurring on said date at said 1.4 time 15 I further certify that I am neither of counsel nor of kin to the parties to the action; nor am I in anywise interested in the result of said case. 19 20 Jaia Manles 21 22 Court Reporter and Commissioner 23

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    done.
 2
                   VIDEOGRAPHER: Off the Record.
    The time is 2:35 p.m.
                       (Recess taken.)
                   VIDEOGRAPHER:
                                  Back on the
    Record. The time is 2:45 p.m.
                   Mr. Kelley, we broke for lunch
           Ο.
    earlier. Did you take any medication during
    vour lunch break?
10
           Α.
                   No. sir.
11
                   Okay. And you told
12
    Ms. McDonald that you took some medication
13
    last night, but you didn't take it this
14
    morning?
15
           Α.
                   Yes, sir.
           ο.
                   Okav. I just need to ask you.
17
    is that -- does that lack of medication have
ĮΒ
    any impact on your ability to understand
19
    what we've been talking about here today?
20
           Α.
                   No, sir. I only take my
    Seroquel at night.
21
22
                   Okay.
23
                   MR. WILLFORD: Then that is
```

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